C 400 1 ,	PROCEEDINGS 1201
1	(In open court.)
2	THE COURTROOM DEPUTY: All rise. Honorable
3	Brian M. Cogan now presiding.
4	THE COURT: Before we have the jury in just have
5	a seat, please defendant is going to do a cross of this
6	witness.
7	MR. MIEDEL: I am.
8	THE COURT: As soon as I left court yesterday it
9	occurred to me I should have asked, whether you still thought
10	you needed the night off in order to do the cross given the
11	direct.
12	MR. MIEDEL: Yes.
13	THE COURT: That's okay. That's fine. I just I
14	don't want you to feel you have to do a cross just because we
15	had motion practice.
16	MR. MIEDEL: That's fine, Judge.
17	THE COURT: You still want to do it, right?
18	MR. MIEDEL: I do. I do.
19	THE COURT: My concern was that I was
20	inconveniencing the witness for no reason. If you want to
21	cross, it might feel better.
22	MS. KOMATIREDDY: Thank you, Judge.
23	With respect to the witness after this one, I just
24	want to confirm ECF 170, that the Court was going to grant
25	that motion.

- 1 Q My name is Florian Miedel. I represent Genaro
- 2 Garcia Luna. Good morning.
- 3 A Good morning.
- 4 Q So you testified that you were ambassador to Mexico from
- 5 the end of 2011 until 2015; is that correct?
- 6 A From September 2011 until the end of July in 2015, yes.
- 7 Q Okay. And as ambassador to Mexico, you were the highest
- 8 ranking representative of the United States in Mexico, right?
- A Correct.
- 10 Q There is nobody higher than you representing the
- 11 United States in Mexico when you were the ambassador?
- 12 A Correct.
- 13 Q Now, one of the primary issues that the United States and
- 14 Mexico deal with as neighbors is the drug war, correct?
- 15 A Yes. And -- and related public security issues.
- 16 Q Sure.
- And is it fair to say that by the time that you were
- 18 ambassador to Mexico, Mexico was the number one source of
- 19 illegal drugs coming into the United States.
- 20 A It was certainly the major drug focus of -- coming into
- 21 the United States during that period of time, yes.
- 22 Q And when you were ambassador, Mexico was a close partner
- 23 of the United States in trying to curtail or to stop the drug
- 24 trafficking across the border, correct?
- 25 A That is correct.

- 1 Q And it was the United States -- in the United States'
- 2 interest to work with Mexico, its government and its police
- 3 and its armed forces to that -- in that effort, right?
- 4 A That is correct.
- 5 Q And you worked -- you, personally, worked closely with
- 6 your Mexican counterparts in the Mexican government, right?
- 7 A I did.
- 8 Q And that included Mr. Garcia Luna, right?
- 9 A Yes, it did.
- 10 Q Now, you testified yesterday briefly about the Merida
- 11 Initiative?
- 12 A Yes, the Merida Initiative.
- 13 Q Merida. Sorry.
- 14 A It's okay, I had to learn too.
- 15 Q Could you just explain to the jury a little bit what that
- 16 was?
- 17 A In 2008, President Bush and President Calderon agreed
- 18 that there needed to be expanded cooperation between Mexico
- 19 and the United States, and that the United States, as part of
- 20 that, would provide increased assistance across a range of
- 21 areas to Mexico to help them strengthen their capacities to
- 22 work against these organized crime gangs and units that were
- 23 present in Mexico.
- 24 Q And congress allocated sizable funds for that effort,
- 25 right?

- 1 A They did. And they -- there was a yearly appropriation.
- 2 Q And as part of that initiative, there was a significant
- 3 amount of intelligence sharing between the two countries,
- 4 right?
- 5 A There was a good deal of sharing of intelligence between
- 6 the countries, yes.
- 7 Q And the United States provided funds to the government of
- 8 Mexico to help combat the cartels, right?
- 9 A Yes, that is correct.
- 10 Q As well as equipment?
- 11 A There was training, there was equipment, as well as the
- 12 person-to-person collaboration, agency-to-agency
- 13 collaboration.
- 14 Q And as your role as ambassador, you had direct dealings
- with President Calderon?
- 16 A I did, yes.
- 17 Q And you also had direct meetings, as you testified, with
- 18 his ministers , correct?
- 19 A Correct.
- 20 Q And those ministers included Mr. Garcia Luna, right?
- 21 A Correct.
- 22 Q And he was the cabinet secretary in the Calderon
- 23 government who was most directly responsible for fighting the
- 24 war on drugs, right?
- 25 A His -- yes, his ministry was the ministry of public

- 1 Q Fair to say that that was one of the times that you were
- 2 talking with them during your time in Mexico, correct?
- 3 A Yes. It -- it looks like it was the day of the national
- 4 police.
- 5 Q Okay. Thank you.
- 6 MR. MIEDEL: Could we also put up Defense Exhibit H.
- 7 Q Now, Ambassador, yesterday you testified that sometimes
- 8 delegations would come to Mexico and Mr. Garcia Luna would
- 9 take them to demonstrate training exercises or things like
- 10 that, right? Do you remember that?
- 11 A I do.
- 12 Q Okay. And this photograph in front of you, is that a
- photograph of you and Mr. Garcia Luna and other dignitaries?
- 14 A Yes, it is. It's U.S. and Mexican dignitaries.
- 15 Q Okay. And is that in front of a federal police
- 16 helicopter?
- 17 A It is in front of a federal police helicopter that I
- 18 believe we delivered to the federal police.
- 19 Q And is that a fair and accurate depiction of these
- 20 events?
- 21 A Yes, it is.
- MR. MIEDEL: Your Honor, I move Defense Exhibit H
- 23 into evidence.
- MS. KOMATIREDDY: No objection.
- THE COURT: Received.

- 1 (Defense Exhibit H, was received in evidence.)
- 2 Q Ambassador, could you just -- is it fair to say that
- 3 Mr. Garcia Luna is the person directly in the center of this
- 4 group?
- 5 A Yes, he is.
- 6 Q And you are the person standing directly to his right?
- 7 A Correct.
- 8 MR. MIEDEL: Okay. Thank you. You can take those
- 9 down.
- 10 Q Now, you testified that members of congress would at
- 11 times come to visit Mexico, correct?
- 12 A Correct.
- 13 Q And there were also members of the executive -- American
- 14 executive branch, correct?
- 15 A Correct.
- 16 Q Such as senior members of the Obama Administration?
- 17 A Correct.
- 18 Q And Mr. Garcia Luna would do presentations for these
- 19 folks who came to visit, right?
- 20 A Correct.
- 21 Q And you were present for these?
- 22 A Yes.
- 23 Q And Mr. Garcia Luna also, to your knowledge, would meet
- 24 with senior members of the Central Intelligence Agency, the
- 25 CIA, correct?

WAYNE - CROSS - MR. MIEDEL 1209 1 Α That's my understanding. 2 And the DEA? 3 Yes. The FBI? 5 I think, yes. 6 Okay. Now, you said that you had met Mr. Garcia Luna 7 several times in Mexico, right? I don't mean to put you on the spot, but do you 8 remember meeting Mr. Garcia Luna also in Washington, D.C. on 9 10 September 18th, 2012. 11 No, I don't. I was in Mexico. 12 Well, do you recall that there was --13 I think I met with him in September -- oh. 2012. Wait, 14 sorry. Let me think. I don't recall. 15 Let me see if this refreshes your recollection. 16 There was a very high-level meeting in Washington, 17 D.C. about the Merida Initiative, which included high-level 18 attendees on the American side, such as Secretary of State 19

Hillary Clinton, Attorney General Holder.

Do you remember that.

20

21

22

23

24

25

MS. KOMATIREDDY: Your Honor, objection.

THE COURT: Yes, it seems to me we're quite a bit beyond the scope.

You testified about meeting Mr. Garcia Luna. I just wanted to expand the fact that that also took place in

- 1 Washington, D.C.
- THE COURT: Okay. I will allow it.
- 3 A It's possible. I don't remember it though. I'd have to
- 4 go back and check my records.
- 5 O Okay. No problem.
- But it's true that even though you were stationed in
- 7 Mexico as the ambassador, there were times when you would go
- 8 back to Washington, D.C. for certain meetings, correct.
- 9 A That is correct.
- 10 Q And -- all right. I'll leave it at that.
- Now, Ambassador, you were frequently briefed by law
- 12 enforcement about the narcotics situation in Mexico, correct.
- 13 A Correct.
- 14 Q And you had, I think what you've said before, a law
- 15 enforcement team at the embassy?
- 16 A Correct.
- 17 Q What did that consist of?
- 18 A The team following law enforcement included DEA and FBI
- 19 and the Department of Justice. It - if we include the
- 20 Merida Initiative, it also included the state department
- 21 section of INL, International Narcotics and Law Enforcement,
- 22 because they were providing and funding most of the
- 23 assistance. It would include members of the defense attache's
- 24 office also.
- 25 Q And were all these people that you just mentioned

1211

stationed at the embassy or would they come and go?

- 2 A There were -- there were members of all of those elements
- 3 at the -- at the embassy, and then visitors would come and go
- 4 on a regular basis.
- 5 Q Were you also briefed by members of the DEA who were
- 6 stationed at Mexico but not at the embassy? Am I getting that
- 7 wrong?

- 8 A Yeah, my recollection is that most of my direct briefings
- 9 were from people at the embassy, but it could well be that
- 10 people came in from consulates and other places at times to
- 11 join in those briefings. But my regular dialogue was with
- 12 people based at the embassy.
- 13 Q And the DEA had a significant presence in Mexico,
- 14 correct?
- 15 A They did.
- 16 Q And those agents that were part of the DEA that were
- 17 stationed in Mexico, were those all stationed at the embassy
- or were there separate offices elsewhere around the country?
- 19 A I believe there were others that were in other parts of
- 20 | the country, but I don't remember the details, to be very --
- 21 to be very honest with you.
- 22 Q That's okay.
- But you -- the law enforcement personnel that
- 24 briefed you, they themselves received briefings from outside
- of the embassy, correct.

it.

THE COURT: Do you need a sidebar? I'm not seeing

24

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WAYNE - CROSS - MR. MIEDEL
                                                   1213
  1
              MR. MIEDEL: Me?
  2
              THE COURT: Yes.
  3
              MR. MIEDEL: Sure.
  4
              THE COURT: Don't say sure. I mean, I'm sustaining
  5
     the objection. Do you want to address it further?
  6
              MR. MIEDEL: Yes, I'll take a sidebar.
  7
              THE COURT: Okay.
              (Continued on the next page.)
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SIDEBAR CONFERENCE

(Sidebar conference held on the record in the presence of the Court and counsel, out of the hearing of the jury.)

THE COURT: First state the objection.

MS. KOMATIREDDY: Objection as to scope and relevance. And I believe it also calls for hearsay, Your Honor.

MR. MIEDEL: Well, the Ambassador has told the government that he was briefed by law enforcement about law enforcement actions and that he never received any information that Mr. Garcia Luna was corrupt in any other way connected to cartels and he took certain actions based on that and that's sort of what I'm building up to.

THE COURT: Okay. I mean, I do not think it is a hearsay problem. It might or might not be beyond the scope, but what are we going to do, call him back during the defense case?

MS. KOMATIREDDY: Not that, Your Honor. But there's also a 403 problem in eliciting that. It suggests that without actually talking to the DEA agent that was involved is — it is an attempt to elicit from the Ambassador the views or opinions or knowledge of everyone who briefed him.

THE COURT: No, I really do not think so. I think, you know, this defense that the defendant has raised in other context, it really -- it cuts both ways. I mean, it is the

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WAYNE - CROSS - MR. MIEDEL
                                                             1216
 1
               (In open court.)
 2
          Ambassador, is it fair to say that you were -- and you
 3
     expected to be briefed about significant events that occurred
     in law enforcement in Mexico?
 5
          Correct.
          And it's also fair to say that no one from law
 6
 7
     enforcement during the year that you overlapped with
     Mr. Garcia Luna ever told you that he was corrupt?
 8
     Α
          Correct.
10
          Or that he took bribes from drug cartels, right?
11
          Correct.
12
          Because if you had received such information, that's
1.3
     something that you would have alerted your superiors in
14
     Washington about, right?
15
               MS. KOMATIREDDY: Objection.
16
               THE COURT: I will allow it.
17
          Ambassador?
18
          If there were specific credible evidence that bribes had
19
     been received, yes, I and everybody would have alerted
20
     Washington.
21
          And you wouldn't have invited delegations to Mexico to
22
     meet with him and/or share sensitive information with him,
23
     right?
24
          We continued to treat Mr. Garcia Luna and other members
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of the Mexican security team as important partners in this

- 1 overall effort to strengthen public security across both
- 2 countries.
- 3 Q Right.
- 4 And if you had received intelligence or information
- 5 that Mr. Garcia Luna was receiving bribes, you wouldn't have
- 6 done that, would you.
- 7 A Um, I would have to put credible and verified
- 8 intelligence and information, because Mexico is an environment
- 9 | with a lot of information and a lot of allegations flowing
- 10 around about many people.
- 11 Q Sure.
- 12 And at some meetings that you had with
- 13 Mr. Garcia Luna, he briefed you on what was happening in
- 14 Mexico in the law enforcement world, right.
- 15 A That's correct.
- 16 Q And then you relied on your own law enforcement staff to
- inform you about whether what he had told you was true, right?
- 18 A Correct.
- 19 Q And you never recall getting a briefing that what he told
- 20 you was incorrect, right?
- 21 A I did get briefings that presented a broader picture of
- 22 | what was going on in the country.
- 23 Q I understand. And I'll get to that in a minute.
- But specifically, when he briefed you about
- 25 something, you would then have your law enforcement staff sort

- 1 of check it out, right.
- 2 A Correct.
- 3 Q And you never received any briefing from your law
- 4 enforcement staff that suggested that what he was telling you
- 5 was false, right?
- 6 A That is correct.
- 7 Q Now, Ambassador, based on these briefings, you did get
- 8 the impression that there was some difference in how law
- 9 enforcement went after certain cartels versus others, right?
- 10 A Correct.
- 11 Q And that there might be an emphasis by law enforcement
- 12 for some cartels versus others in terms of its pursuit of
- 13 them, right?
- 14 A Correct.
- 15 Q And that was -- the information that you had, that was
- 16 the federal police, and that was also the military and the
- 17 other branches of law enforcement, right?
- 18 A That is correct.
- 19 Q And, in fact, you -- you understood that the
- 20 approach of the DEA was that they would simply work with
- 21 whoever was going after the cartel at the time that the DEA
- 22 was interested in, right?
- MS. KOMATIREDDY: Objection.
- THE COURT: Sustained.
- 25 Q Now, you understand as an ambassador that there are

Case 1:19-cr-00576-BMC Document 235 Filed 03/14/23 Page 20 of 164 PageID #: 15443 WAYNE - CROSS - MR. MIEDEL 1219 1 certain priorities that law enforcement engages in, correct? 2 Yes. 3 There aren't always enough resources to do everything at once, right? 5 Correct. So in terms of prioritizing certain targets, that may 6 7 depend on a number of factors, right? MS. KOMATIREDDY: Objection, Your Honor. 8 THE COURT: Sustained. 9 10 But well, let me ask you this. It's fair to say that even though you received 11 12 information that there were differences in emphasis of what cartels' law enforcement was going after, none of that made 13 14 you believe that you were dealing with a corrupt security 15 minister, right. 16 MS. KOMATIREDDY: Objection. 17 THE COURT: It's kind of asked and answered. I will 18 allow it one more time. 19 Okay, so would you like to repeat that, please. 20 Okay. Even though you received information that Mexican 21 law enforcement was prioritizing different targets at 22 different times, right, that did not lead you to believe that 23 Mr. Garcia Luna was corrupt?

MS. KOMATIREDDY: Objection, Your Honor.

24

25

THE COURT: I am allowing that one question.

- 1 A Um, that is correct. But we did believe that different
- 2 parts of different agencies of the Mexican government were, in
- 3 fact, penetrated.
- 4 Q Truth is, Ambassador, though, that you considered or
- 5 | found Mr. Garcia Luna to be a strong partner in the war on
- 6 drugs, right?
- 7 A Correct.
- 8 MS. KOMATIREDDY: Objection, Your Honor.
- 9 THE COURT: Overruled.
- 10 Q He was very interested, in fact, in the law enforcement
- 11 aspects of it, right, in your recollection?
- 12 A Yes.
- 13 Q He had -- he presented a plan to you about -- that he was
- 14 Itrying to get his own government to adopt, right?
- 15 A He had -- yes, he had a number of ideas that he was
- 16 putting forward for his government to adopt.
- 17 Q And that included molding the Mexican federal police sort
- of in the model of the American FBI, right?
- 19 A That was one part of that plan, yes.
- 20 Q He wanted them to be strong and independent, right?
- 21 A He wanted them to be technically capable and
- 22 professional, in his words.
- Q Okay. Now, Mr. Garcia Luna was a cabinet minister,
- 24 right?
- 25 A Correct.

WAYNE - CROSS - MR. MIEDEL 1221 1 He was in the presidential cabinet? 2 Correct. 3 And he had a lot of people that answered to him, right, to your knowledge? 5 Yes, correct. 6 He had subordinates who themselves had subordinates, 7 right? Mm-hm. Yes. Now, in your experience, it's true that cabinet-level 10 secretaries delegate a lot, right? 11 Yes. 12 You yourself, as an ambassador, would delegate a lot? 1.3 Yes. I add to that several layers also. 14 Sure. 15 So, for example, as the ambassador, you're not 16 personally hiring the guards in front of the embassy, right. 17 That's correct. 18 That's done by your staff? 19 Α Yes. 20 And you don't personally oversee every expenditure that 21 the embassy has for, whatever, office products, right? 22 MS. KOMATIREDDY: Objection. 23 THE COURT: Just because it is too much. 24 MR. MIEDEL: Sustained.

THE COURT: You have made the point. He's

- 1 Q And when the Calderon Administration ended, his cabinet
- 2 left with him, they left government, right?
- 3 A Correct.
- 4 Q And that included Mr. Garcia Luna?
- 5 A Correct.
- 6 Q And, in fact, you testified I think that you ran into him
- 7 | shortly after the election at some parties or something,
- 8 right?
- 9 A Yes.
- 10 Q As a -- when he was a private citizen?
- 11 A Correct.
- 12 Q And you are aware that he then shortly thereafter moved
- 13 to the United States, right?
- 14 A Yes.
- 15 Q Now, yesterday you testified about that part or a
- 16 significant part of being an ambassador is meetings, social
- 17 interactions, correct?
- 18 A That's correct.
- 19 Q So as a diplomat, you have gone to a lot of social
- 20 gatherings; is that true?
- 21 A I think that's true.
- 22 Q Because part of your job is to build relationships with
- 23 your counterparts in the countries that you're in, right?
- 24 A Yes. It's a very important part.
- 25 Q So you meet a lot of people?

- 1 A I meet many, many people.
- 2 Q And in your career, you've been invited, I assume, to the
- 3 homes of a lot of foreign ministers and secretaries?
- 4 A Yes.
- 5 Q For parties, dinner parties, that sort of thing, right?
- 6 A Yes.
- 7 Q And Ambassador, is it common that the homes of foreign
- 8 | ministers that you've been in are generally reasonably nice
- 9 homes because they're used for throwing parties?
- 10 A Yes.
- MS. KOMATIREDDY: Objection.
- 12 THE WITNESS: Oh.
- 13 THE COURT: I will allow it.
- 14 A In general. But in some countries, they provide official
- 15 residences for their ministers.
- 16 Q But if their ministers have their own, residences,
- 17 | then -- and you've been in those residences, right?
- 18 A Yes.
- 19 Q And in your experience, they've generally been reasonably
- 20 nice, right?
- 21 A Um, I would say they're nicer than normal middle class
- 22 residences, yes.
- 23 Q Okay. You testified about one time that you attended a
- 24 dinner party at Mr. Garcia Luna's house?
- 25 A Correct.

- 1 Q You said that the house sort of abutted other houses, it
- 2 didn't have a lot of land around it, right?
- 3 A Yes.
- 4 Q Like, more like a townhouse?
- 5 A That's my recollection, yes.
- 6 Q Okay. And you said that it was not particularly
- 7 extravagant or, I think you said, ostentatious, right?
- 8 A Correct.
- 9 Q But you do remember the fish tank, right?
- 10 A I do remember the fish tank.
- 11 Q Did you know that Mr. Garcia Luna was an engineer in his
- 12 prior life?
- MS. KOMATIREDDY: Objection, Your Honor.
- 14 THE COURT: Overruled.
- 15 A Um, I -- now that you mention that, it sounds familiar,
- 16 but it was not at the forefront of my memory.
- 17 Q That's fine.
- And you said that you noticed a fish tank, right, in
- 19 the house.
- 20 A Yes.
- 21 Q He didn't regale you with stories of how he built that
- 22 fish tank himself?
- 23 A I don't remember that.
- Q Okay. But it's fair to say that the house,
- 25 Mr. Garcia Luna's house that you visited for this dinner

25

MS. KOMATIREDDY:

WAYNE - REDIRECT - MS. KOMATIREDDY 1227

- 1 Q Ambassador, I just have a few questions for you.
- First of all, you were asked about Mr. Garcia Luna's
- 3 home that you visited.
- Where was the home that you visited.
- 5 A It was in Mexico City. But to be very honest, I was
- 6 reading on the way to the dinner. And as an ambassador you
- 7 get driven places, and so you don't always watch where you're
- 8 going.
- 9 Q Did you go to any of Mr. Garcia Luna's other homes?
- 10 A Not that I recall.
- 11 Q Did you even know that he had other homes?
- MR. MIEDEL: Objection.
- 13 THE COURT: Overruled.
- 14 THE WITNESS: Objection is overruled, so I should
- answer.
- 16 A No, I was not aware that -- no, I was not aware that he
- 17 had other homes.
- 18 Q And defense counsel asked you if the house itself stood
- 19 out to you.
- 20 Did the fish tank stand out to you.
- 21 A The fish tank stood out to me. It was a very beautiful
- 22 fish tank and nicely -- it had a lot of beautiful fish in it,
- 23 nicely maintained, yes.
- 24 Q Did you make any comments to your wife afterwards?
- 25 A I did.

WAYNE - REDIRECT - MS. KOMATIREDDY 1228 1 MR. MIEDEL: Objection. 2 THE COURT: Sustained. 3 Did you see a fish tank like that in any other minister's home? 5 I do not recall seeing a fish tank like that in -- not only in any other minister's home, I don't -- in any private 6 home. It was very beautiful. 7 If Mr. Garcia Luna lived in a mansion with a zoo with 8 hippopotamuses and white tigers and lions, would that have 10 raised suspicions in your mind? 11 Yes. 12 If he had worn Rolexes every day and fancy suits and 13 Ferragamo shoes, would that have raised suspicions in your mind? 14 15 Yes. 16 You were asked questions about the resources and 17 priorities of law enforcement officers. 18 Just to be clear, Mr. Ambassador, you are not a law 19 enforcement officer, correct. 20 Correct. 21 And you did not have an investigative function in Mexico 22 City, correct?

23 Correct.

You were asked questions about whether Mr. Garcia Luna 24

25 was responsible for fighting the war against drug cartels in WAYNE - REDIRECT - MS. KOMATIREDDY

1229

1 Mexico. I believe your answer -- you answered that there were

2 also other agencies.

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Who were all of the individuals who played a role in fighting the war in drugs cartels in Mexico.

A Well, we worked very closely with the head of the Army,

6 the head of the Navy, the Attorney General in the country, the

7 head of their version of the CIA, which was called CISEN. We

8 worked with the secretary of gobernacion, government, which

9 was more than -- it was -- had the expansive internal --

10 internal affairs in the country. We don't really have an

11 equivalent in the United States. And we would at times work

with the customs agency and the other agencies dealing with

13 border affairs.

Q Did all those agencies work together?

A At -- at times.

Q And what about other times?

A And other times there was a lot of in-flight --

bureaucratic in-flight fighting between them.

19 Q You were asked on cross-examination about whether you

were briefed on how these agencies operated. And you answered

that you got a briefing on a broader picture.

22 What was the broader picture.

23 A The broader picture was that we were very much trying to

encourage Mexico to have a more unified and coordinated

25 approach to this effort they were undertaking against

WAYNE - REDIRECT - MS. KOMATIREDDY 1230 1 organized crime, and that there was rivalry in fighting and 2 mistrust that existed between various agencies in Mexico. Did you have the impression that the federal police were 3 not going after certain drug cartels? 5 My team's assessment was that there were -- that certain of these different institutions were not effective against 6 7 certain cartels. And so they had developed strategies of 8 working more closely with different agencies to go after certain cartels than - - than others. Which cartel is the federal police not effective at? 10 11 I was briefed that they were not the preferred partner to 12 work against Beltran-Leyva and the Sinaloa Cartels. 13 Finally, you were asked about the information that you 14 had when you were ambassador in 2011 and 2012. 15 Did you have access to the witness statements of 16 Sergio Villarreal Barragan. 17 No. Α 18 Did you have access to the witness statement of 19 Oscar Nava Valencia? 20 Α No. 21 Did you have access to the witness statements of 22 Jesus Zambada Garcia?

23 MR. MIEDEL: Objection, Your Honor.

MS. KOMATIREDDY: I only have a few more,

Your Honor.

24

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WAYNE - REDIRECT - MS. KOMATIREDDY
                                                       1232
  1
               THE WITNESS: Thank you.
  2
               (Witness steps down.)
  3
               THE COURT: Ladies and gentlemen, we're going to
  4
      take like a ten-minute break, maybe 15 minutes. Please do not
  5
      talk about the case. We will be back here in 15 minutes.
  6
      Thank you.
  7
               (Jury exits.)
  8
               THE COURT: What's next for the government?
  9
               MS. REID: Your Honor, the next witness will be
 10
      Edgar Veytia.
 11
               THE COURT: All right. 15 minutes.
 12
               (Recess taken.)
 13
               (Continued on the next page.)
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Case 1:	19-cr-00576-BMC Document 235 Filed 03/14/23 Page 34 of 164 PageID #: 15457
	EDGAR VEYTIA - DIRECT - MS. KOMATIREDDY 1233
1	THE COURTROOM DEPUTY: All Rise.
2	THE COURT: Let's bring in the jury.
3	(Jury enters the courtroom.)
4	THE COURT: Everyone be seated.
5	The Government's next witness.
6	MS. KOMATIREDDY: The Government calls Edgar Veytia.
7	(Witness takes the witness stand.)
8	EDGAR VEYTIA, called as a witness, having been first duly
9	sworn/affirmed, was examined and testified first duly
10	sworn/affirmed:
11	THE COURTROOM DEPUTY: State and spell your name for
12	the court reporter.
13	THE WITNESS: My name is Edgar Veytia. E-D-G-A-R,
14	V-E-Y-T-I-A.
15	MS. KOMATIREDDY: May I inquire?
16	THE COURT: Please.
17	DIRECT EXAMINATION
18	BY MS. KOMATIREDDY:
19	Q Mr. Veytia, where do you live?
20	A I live in MDC Brooklyn, New York.
21	Q Is that a prison?
22	A Yes, it is a prison.
23	Q How long have you been in prison in the United States?
24	A I've been in prison in the United States for
25	approximately six years.

EDGAR VEYTIA - DIRECT - MS. KOMATIREDDY 1234

- 1 Q Did you ever hold public office in Mexico?
- 2 A Yes, I did.
- 3 Q What was the highest office you held?
- 4 A I was Attorney General for the state of Nayarit, Mexico.
- 5 Q For how long did you hold public office?
- 6 A I hold public office for approximately nine years.
- 7 Q Who are you elected to serve?
- 8 A I was elected to serve the people of Nayarit, the
- 9 governor and the president of Mexico.
- 10 Q Who did you serve?
- 11 A I also assisted the narco traffickers.
- 12 Q What do you mean when you say that you assisted narco
- 13 traffickers?
- 14 A I did not detain them and I did not report them.
- 15 Q As Attorney General, did you have a sworn duty to detain
- 16 drug traffickers?
- 17 A I had a sworn duty to do so.
- 18 Q As Attorney General, did you have a sworn duty to stop
- 19 | illegal drugs like cocaine?
- 20 A Yes, I did.
- 21 Q As Attorney General, did you have a sworn duty to arrest
- 22 and prosecute drug traffickers in Mexico?
- 23 A Yes, I did.
- 24 Q Did you intentionally fail to carry out your duties?
- 25 A Yes, I did.

How old were you when you ended up in Tepic, Nayarit?

- 1 A Approximately 22 years of age.
- 2 Q How long did you live in Tepic, Nayarit?
- 3 A Twenty-five years.
- 4 Q I'm going to show you what's in evidence as Government
- 5 Exhibit 325.
- 6 Can you put a circle for the jury the state of
- 7 Nayarit.
- 8 A (Indicating.)
- 9 Q That state is next to the state of Sinaloa, correct?
- 10 A That's correct.
- 11 Q Tepic is the capital of Nayarit?
- 12 A Tepic is the capital of Nayarit, yes.
- 13 Q Mr. Veytia, what is your citizenship?
- 14 A I'm a U.S. citizen and I'm born Mexican.
- 15 Q So you have dual citizenship?
- 16 A Yes, I do.
- 17 Q How far did you go in school?
- 18 A I have a law degree, I have a Master's in criminology,
- 19 and I have an honorary Ph.D.
- 20 Q When did you graduate from law school?
- 21 A Late '90s.
- 22 Q After graduating from law school, what did you do?
- 23 A I had civil practice, I had a bus business, and I had a
- 24 jewelry shop.
- 25 Q Did there come a time when you got involved in politics?

- 1 A Yes.
- 2 Q Approximately when was that?
- 3 A It was approximately in like 2007.
- 4 Q What was happening in Nayarit during that time?
- 5 A At that time, the elections to be the mayor of Tepic was
- 6 going to be conducted.
- 7 Q Who was running in the election for mayor of Tepic?
- 8 A The mayor of Tepic were running is then Congressman
- 9 Roberto Sandoval Castaneda.
- 10 Q Did you get involved in his campaign?
- 11 A Yes. I was presented to him by a mutual friend.
- 12 Q What did you do?
- 13 A I contributed money. I put some vehicles. I did also
- 14 | give him publicity material, and I also have him discounts in
- my buses.
- 16 Q Did Mr. Sandoval win?
- 17 A Yes, he did.
- 18 Q What happened next?
- 19 A I was offered to be the director of transit.
- 20 Q For the city of Tepic?
- 21 A For the city of Tepic.
- 22 Q When was the election?
- 23 A The election was in 2008.
- 24 Q Do you remember what month?
- 25 A Approximately in July.

- 1 Q When did you take office?
- 2 A We took office in September that same year.
- 3 Q How long did you serve in that position as director of
- 4 transit of Tepic Nayarit?
- 5 A Approximately a year, less than a year. A year.
- 6 Q Mr. Veytia, when you were conducting business in Mexico
- 7 as a government official, what language why you conducting
- 8 business in?
- 9 A I'm speak the Spanish speaking language.
- 10 Q When you recall events and conversations from that time
- 11 period, what language do you recall them in?
- 12 A Spanish.
- 13 Q I'm going to ask you about events and conversations from
- 14 the time you were a public official in Mexico. From this
- point forward, I'm going to ask that you speak Spanish.
- 16 A Correct.
- 17 Q As director of transit, how many officers worked for you?
- 18 A Approximately about 200, 300.
- 19 Q What were your responsibilities?
- 20 A Administratively sanctioning traffic violations, road
- 21 signage, and archiving and keeping the police reports.
- Q Who was your boss?
- 23 A Commander Violante.
- 24 Q You called him commander. Why did you call him
- 25 commander?

- 1 A He came from the federal police with about 30 years of
- 2 experience.
- 3 Q What was his prior position in the federal police?
- 4 A He was the commander of the Nayarit detachment.
- 5 Q Is that also known as the Yankee for Nayarit?
- 6 A That's right.
- 7 Q Did you observe Commander Violante interacting with other
- 8 federal police officers?
- 9 A Constantly.
- 10 Q Can you explain that further?
- 11 A Well, from different ranks. The officers would come from
- 12 commanders to the subordinates. They would come by and say
- 13 hello. They would ask him for work or they would just pay
- 14 | their tribute, as he was the new secretary of public security.
- 15 Q To be clear, Commander Violante was the secretary of
- 16 public security for the city of Tepic, correct?
- 17 A Yes, that's correct. He was named secretary of public
- 18 security for the municipality of Tepic.
- 19 Q Did there come a time that you received direction from
- 20 Commander Violante about providing protection to certain drug
- 21 cartels?
- 22 A Yes.
- 23 Q Approximately when was that?
- 24 A Around October, the end of October of 2008.
- 25 Q What were the circumstances?

EDGAR VEYTIA - DIRECT - MS. KOMATIREDDY 1240 1 The circumstances were the following: He called me into 2 the office, which was right about the time right after the new 3 personnel came in and took over. He called me to his office 4 and we were there talking, and he gave me instructions. He 5 told me that he just gotten back from the national security 6 conference, which was for all of the secretaries of public 7 security, and he had received -- and he was there with his 8 colleagues, and he received instructions --9 MR. MIEDEL: Objection. 10 THE COURT: 801? 11 MR. MIEDEL: Yes. 12 THE COURT: Overruled. 1.3 From Mr. Genaro Garcia Luna that we had to take El 14 Chapo's side. 15 What did you understand that to mean? The instruction was that we were not to intervene within 17 the fighting between the Beltran faction and the Chapo's

- 16
- 18 faction. We were not to intervene, we were not to bother
- 19 them, and we were not to arrest them.
- 20 Did you carry out those instructions?
- 21 Α Yes.
- 22 How?
- 23 THE INTERPRETER: Interpreter needs to clarify, if I
- 24 may?
- 25 THE COURT: Please.

- 1 A The shift commanders were told that they were not to
- 2 | intervene to -- much less -- much less arrest them, and not
- 3 report on the people that were fighting.
- 4 Q To be clear, when you say "them," who are you referring
- 5 to?
- 6 A The Sinaloa cartel, the Chapo -- the faction that was
- 7 made up of Chapo, Mayo, and Macho Prieto.
- 8 Q What was the level of violence in Nayarit at this time?
- 9 A It was the second most violent city in Mexico.
- 10 Q Did Commander Violante make any comments to you about the
- 11 violence?
- 12 A No.
- 13 Q Did Commander Violante stay in office?
- 14 A No. He resigned about the end of 2008, the beginning of
- 15 2009.
- 16 O Did you have an understanding of why he resigned?
- 17 A Publicly it was for health reasons.
- 18 Q And privately?
- 19 A He had the pressure from making the decision between the
- 20 Beltrans and the Chapos.
- 21 Q After Commander Violante resigned, who remained in their
- 22 positions in your office?
- 23 A A director of police stayed, and I stayed as director of
- 24 transit.
- Q What do you remember happening next?

- 1 A After that, the special unit stopped a car that had some
- 2 street-level drug dealers in it that belonged to the Beltran
- 3 Leyvas, the Arturo Beltran Leyvas group.
- 4 Q What happened next?
- 5 A The next day, the two police officers were killed, as was
- 6 the shift commander.
- 7 Q Did you go to the scene of the murder?
- 8 A Yes.
- 9 Q What did you see?
- 10 A I saw three men who were dead and weapons, and it looked
- 11 like there were poles in the car, and they were all bloody.
- 12 They were all bloodied.
- 13 Q Was the director of police on the scene?
- 14 A Yes.
- 15 Q Did you remain on the scene?
- 16 A No, I left the scene.
- 17 Q Did your position change after this incident?
- 18 A Yes.
- 19 Q What happened?
- 20 A The then-governor of Nayarit --
- 21 THE INTERPRETER: Interpreter needs to clarify, your
- Honor.
- THE COURT: Yes.
- 24 A Yes, the governor of Nayarit publicly accused Carlos
- 25 Bernal, who was the director of police, of corruption, and he

- 1 was removed from his position.
- 2 Q And how did your position change?
- 3 A Well, I became the director of transit and the interim
- 4 secretary of public security for the municipality of Tepic.
- 5 Q At that time, how many people lived in the municipality
- 6 of Tepic?
- 7 A Between 500- and 600,000 people.
- 8 Q How did it compare in size to other municipalities in
- 9 Mexico?
- 10 A Well, it's considered to have a mid to low level
- 11 population.
- 12 Q How did the level of violence compare to other
- 13 municipalities in Mexico?
- 14 A It was among the highest. It was in second place.
- 15 Q How did it compare to other municipalities in the world?
- MR. MIEDEL: Objection.
- 17 THE COURT: Sustained.
- 18 BY MS. KOMATIREDDY:
- 19 Q As acting secretary of public security in Tepic, how many
- 20 people did you oversee?
- 21 A Approximately like 780.
- 22 Q What were your responsibilities?
- 23 A To safeguard the life and health of the citizens of
- 24 Tepic.
- Q Was that position a law enforcement position?

- 1 A Yes.
- 2 Q What were your responsibilities in relation to drug
- 3 trafficking activities?
- 4 A I should have arrested them.
- 5 Q Did you arrest them?
- 6 A No.
- 7 Q Did you have investigative powers?
- 8 A No.
- 9 Q Who had investigative powers in Mexico at that time?
- 10 A The Attorney Generals. The Attorney Generals of the
- 11 state -- the Attorney General of the republic and the federal
- 12 police.
- 13 Q Let's go back to when these three policemen were killed.
- 14 What happened after that incident?
- 15 A I was asked by the then-mayor, Roberto Sandoval
- 16 Castaneda, to go to a meeting to meet with Arturo Beltran's
- 17 person in charge of Nayarit.
- 18 Q Did you go?
- 19 A Yes.
- 20 Q How did you go about setting up that meeting?
- 21 A Through a transit commander who had direct ties with
- 22 them.
- 23 Q How long after the three policemen showed up dead did
- 24 this meeting occur?
- 25 A Approximately less than a week.

- 1 Q Where was the meeting?
- 2 A On the Periferico in our neighborhood. I don't remember
- 3 lits name, but it was an avenue that was adjacent to the
- 4 Periferico in Tepic.
- 5 Q Is the Periferico also known as the Beltway?
- 6 A Yes.
- 7 Q Did you take anyone with you to this meeting?
- 8 A No.
- 9 Q When you got to the Beltway, what did you do?
- 10 A When I arrived in the Beltway, I got to the place and
- 11 there was a black Suburban. I saw a person outside the car,
- 12 and I got close and he said his boss was there.
- 13 Q Where was his boss?
- 14 A In the Suburban. So I got in the Suburban. I greeted
- 15 the person. The person said his name was 02 Chilo, and he
- 16 said he represented the interests of Arturo Beltran Leyva in
- 17 Nayarit.
- 18 Q At this point in the Suburban, is it just you and Chilo?
- 19 A Yes.
- 20 Q What happens in the conversation?
- 21 A The conversation went like this: He said he was sorry
- 22 about the killing the three policemen but that it had been
- 23 necessary since Chapo and Arturo were fighting.
- Q What else happened in the conversation?
- 25 A He said that Arturo also said that he was sorry about the

- 1 killing of the policemen but that he should not worry because
- 2 he was going to be paying for all the expenses, campaign
- 3 expenses, for the governorship of Nayarit.
- 4 Q Whose campaign expenses was Arturo going to be paying
- 5 for?
- 6 A Roberto Sandoval's campaign for the governorship of the
- 7 state of Nayarit.
- 8 Q Did Chilo ask for anything?
- 9 A Well, not necessarily, but it was implicit there what we
- 10 | should do, which is not arrest them and let them do what they
- 11 wanted.
- 12 Q Why was it implicit?
- 13 A They had just killed three policemen.
- 14 Q Did you enter into this implicit agreement with Arturo's
- 15 representative in Nayarit?
- 16 A It was automatically that we went to the other side of
- 17 | the Beltran Leyvas.
- 18 Q You said it was implicit. Why didn't you write it down?
- 19 A No, agreements with drug traffickers are not put in
- 20 writing.
- 21 Q What did do you after that meeting?
- 22 A I went and reported this to the mayor, Roberto Sandoval
- 23 Castaneda.
- Q What happened next?
- 25 A I realized that there was a meeting between Roberto at

- 1 his sister's house with Frijol and Chilo.
- 2 Q What happened at that meeting?
- 3 A I was not there, but after it, Hugo Sandoval -- Hugo
- 4 Sandoval, who was the nephew, his nephew, said that an
- 5 agreement had been reached with the Beltran Leyvas.
- 6 Q Now, in your conversations with Chilo in the Suburban,
- 7 did Chilo offer you any money apart from the campaign money
- 8 that he had pledged for Sandoval?
- 9 A No.
- 10 Q Did he eventually give you money over time?
- 11 A Yes.
- 12 Q Approximately how many times?
- 13 A Three or four times.
- 14 Q Approximately how much?
- 15 A \$40,000.
- 16 Q What did do you with the money?
- 17 A It was spent on daily activities; it was simply spent.
- 18 Q Under the agreement that you reached, how did you
- 19 | coordinate with Arturo's people to ensure that you did not
- 20 interfere with their activities?
- 21 A Through a telephone.
- 22 Q Did you communicate with Chilo directly?
- 23 A No.
- 24 Q How did you communicate?
- 25 A Through a commander.

- 1 Q Which commander?
- 2 A Sometimes it was through the transit commander, and it
- 3 was with Commander Valdivia.
- 4 Q Was Commander Valdivia your right-hand man?
- 5 A He was part of my security detail.
- 6 Q Why did you have Commander Valdivia handle the
- 7 | communication instead of communicating directly with Chilo
- 8 yourself?
- 9 A Because he was dedicated to being there on call while I
- 10 was attending to other of the activities in the secretariat.
- 11 Q Under this agreement of protection that you reached with
- 12 Arturo's people, were there times when you let Arturo's people
- 13 qo?
- 14 A Yes.
- 15 Q Who was the highest level person you let go in Arturo's
- 16 organization?
- 17 A Well, there was a hit man who was known as El Borras, and
- 18 he was directly one of Chilo's people in the Arturo Beltran
- 19 Leyva organization.
- 20 Q What happened with El Borras?
- 21 A El Borras had an accident, so he could have been
- 22 arrested, and there was a public scandal, so he was taken over
- 23 to the office for the secretary of public security in Tepic.
- Q What kind of accident did he have?
- 25 A Vehicle, a car vehicle, car accident.

- 1 Q So after El Borras got into a car accident, you testified
- 2 that you took him back to your office?
- 3 A He was taken to the transit office, yes.
- 4 Q Why take him back to the office? Why not just let him go
- 5 right there?
- 6 A Because there was a big scandal, more people had arrived
- 7 | there, so it was easier to fix it in an administrative matter
- 8 rather than taking him to the state police.
- 9 Q I'm going to turn your attention to 2009, late 2009.
- 10 Do you remember when Arturo died?
- 11 A It was approximately December 2009.
- 12 Q How did you react?
- 13 A Well, I thought the war was going to be over.
- 14 O Was it over?
- 15 A No. It became worse.
- 16 Q Can you describe how the violence looked in Tepic at this
- 17 time?
- 18 A Well, it turned into the fact that there were people hung
- 19 from bridges. There were people who showed up skinned. And
- 20 there was a particular phenomenon of the pozoles, the pozoles
- 21 in Tepic.
- 22 Q What is the pozoles?
- 23 A They were these big tins where they would put dismembered
- 24 parts like legs, heads, legs, and they would add some corn
- 25 grains to it and call it pozoles, or corn stew.

- 1 Q After Arturo died, did you still have an agreement with
- 2 the Beltrans?
- 3 A Yes.
- 4 Q How did you know them?
- 5 A Because Chilo called and told this to Valdivia, and he
- 6 said precisely that, that nothing was going to change because
- 7 | now Hector Beltran Leyva was going to take over control of the
- 8 cartel.
- 9 Q Under that continued agreement, did you arrest any of the
- 10 individuals associated with the Beltran faction of the Sinaloa
- 11 cartel?
- 12 A No.
- 13 Q Did you seize any of their drugs?
- 14 A No.
- 15 Q Did there come a point when your contact person for the
- 16 Beltrans changed?
- 17 A Yes.
- 18 Q Approximately when was that?
- 19 A The second trimester of 2010, towards the end around May.
- 20 Q Who did it change to?
- 21 A To the Haches.
- 22 O The Haches?
- 23 A That's correct.
- Q Who was H?
- 25 A Hector. It was Hector Beltran Leyva.

- 18 A No.
- 19 Q What was your relationship with H2 like?
- 20 A It was to not arrest him, to not bother him in the
- 21 fighting activities that he was -- they were conducting over
- 22 there in Tepic.
- 23 Q Can you give us an example of how you would carry out
- 24 your part of the agreement?
- 25 A Yes. One time he asked me through Valvivia if we could

10 BY MS. KOMATIREDDY:

- 11 Q When you picked him up and took him back to the city, did
- 12 you put him in handcuffs?
- 13 A No.
- 14 Q Were there times when you instructed other officers in
- 15 your police force to assist H2 and his people?
- 16 A Yes, to the commanders, the shift commanders.
- 18 altercation over the radio?
- 19 A To wait for me or to hold off for a moment, to not rush
- 20 to -- to not rush to go over to where the altercation was.
- 21 Q Why did you give those instructions?
- 22 A It was part of the agreement.
- 23 Q Were you stalling?
- 24 A Yes.
- 25 Q What did your stalling enable H2 and his people to do?

- 1 A Escape.
- 2 Q In early 2011, what was your position at that time.
- 3 A The beginning of 2011, I was already secretary of public
- 4 security for the municipality of Tepic.
- 5 Q Are there any significant events that occurred around
- 6 that time?
- 7 A Yes.
- 8 Q What happened?
- 9 A I had two municipal police officers kidnapped 50 meters
- 10 from the state checkpoint.
- 11 Q To be clear, who kidnapped the police officers?
- 12 A At that time we didn't know who it was until we found out
- 13 later.
- 14 Q The two of your police officers were kidnapped?
- 15 A Yes, two of the Tepic municipal police officers.
- 16 Q How did you learn of the kidnapping?
- 17 A I received a call from the office about the abduction of
- 18 the -- about the fact that the officers had gone missing, and
- 19 we put the alert out for them.
- 20 Q What happened after you put the alert out?
- 21 A After that, all the personnel went off in searching for
- 22 those police officers in that area. And news was given too at
- 23 that time Roberto Sandoval had moved on to start his campaign
- 24 to be governor. There was a new mayor.
- 25 Q When you said that you put the alert out, did you alert

EDGAR VEYTIA - DIRECT - MS. KOMATIREDDY any other police agencies or government agencies? Yes, yes. The security group for the state of Nayarit. (Continued on next page.)

EDGAR VEYTIA - DIRECT - MS. KOMATIREDDY 1255 1 DIRECT EXAMINATION (Continuing) 2 BY MS. KOMATIREDDY: 3 Who was in the security group? The security group is made up of the Army, the Marines, 5 the federal police, the state police and municipal police. 6 Did any of those agencies come to help you? 7 The Army. Did the federal police come? 9 Α No. 10 Did you or your colleagues talk to H-2 about the 11 kidnapped policemen? 12 Yes, Valdivia spoke with H-2 to see if he knew anything at the time, and he said that it had not been them. 13 14 What did you understand that to mean? 15 That the Beltrans had not kidnapped them, but it was 16 the -- the Chapos.

18 THE INTERPRETER: Interpreter needs to clarify,

19 Your Honor.

17

21

22

23

20 THE COURT: Yes.

What did you do next?

Let me ask the interpreter. You need not request permission. If you need clarification, just say "interpreter clarifying."

24 THE INTERPRETER: Thank you, Your Honor .

25 I informed the mayor and I was going to an event. I had

EDGAR VEYTIA - DIRECT - MS. KOMATIREDDY 1256 1 been called to a security event by Governor de Manuel 2 Gonzalez. 3 THE COURT: Everyone okay? Did you go to meet the governor? 5 THE INTERPRETER: Interpreter clarification. 6 Yes. I went to the security event that was held at the 7 guard station at Lagos del Country. Did you actually meet the governor himself? Yes. He was my boss. He was my direct boss as governor. 10 And as I was the secretary of public security, he -- and he 11 was the governor, he was my direct boss. 12 Where was your meeting with the governor? 13 Well, when the governor ended the event, his security 14 detail asked me to go to his SUV. It was a Tahoe, a white 15 Tahoe that had gray. And I was to go there and wait for the 16 governor, which I did. 17 Did you and the governor meet inside the white Tahoe? 18 Yes. And I went in. And that's when he spoke to me 19 directly, and he asked me if I knew why the things were 20 happening to me, and if I knew who I needed to talk to, to 21 rescue the police officers. 22 What did you say?

I told him, yes, that I did know who I needed to speak to because it wasn't the Beltran-Leyvas who had done that.

23

24

25

And then he told me that he had just gotten back

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EDGAR VEYTIA - DIRECT - MS. KOMATIREDDY
                                                            1257
 1
     from a very important meeting in Mexico City with President
 2
     Calderon and with the secretary of public security, Genaro
 3
     Luna. And he told me that the line --
               THE COURT: Objection.
 4
 5
          -- was Chapo, that the line --
 6
               THE COURT: Hold on. Hold on. Wait.
 7
               Overruled.
 8
         -- that the line was Chapo. And I was surprised and a
     bit nervous, but I had to go rescue the police officers and so
10
     I left.
11
          When he said "the line was Chapo," what did you
12
     understand that to mean?
13
          That we had to protect Chapo's people and not Beltran's,
14
     the people we had been protecting.
15
         When you were in that white Tahoe with the governor and
16
     he told you that, did you ask any questions?
17
          No. No, you don't ask for any explanations from the
18
     governor.
19
          What did you do after that conversation?
20
          I went back to the office and I looked for a contact,
21
     somebody to speak with who represented the interests of
22
     Guzman, of Chapo's, and I found it through a transit commander
23
     who had been there for many years.
24
         What was the name of Chapo's contact person in charge of
25
     at Tepic and Nayarit?
```

- 1 THE INTERPRETER: Interpreter clarification.
- 2 A It was 02 Albert. But the person who was in Tepic who
- 3 | had carried out the kidnapping was known as Pelocho.
- 4 Q Did you subsequently speak with Pelocho?
- 5 A Yes.
- 6 Q How long after the conversation with the governor did you
- 7 | get into contact with Pelocho?
- 8 A I think it was about three hours, three or four hours.
- 9 Q And how did you speak with him?
- 10 A The transit commander brought me a Nextel, and that's how
- 11 I communicated with Pelocho.
- 12 Q What happened in your conversation with Pelocho?
- 13 A The conversation with Pelocho, I asked him why, why he
- 14 was doing that, that I never disrespected him, asked him why
- 15 he was doing that. And I asked him to please bring back the
- 16 officers alive.
- 17 Q What did he say?
- 18 A And he wanted me to commit myself to be with them.
- 19 Q What did you understand that to mean?
- 20 A To not arrest them, to not report them, and to not get
- 21 involved in their activities in their direct war with the
- 22 Beltran-Leyva group.
- 23 Q What did you do?
- 24 A I agreed with him. I said: Yes, there will be no
- 25 problem. Just bring me back the police officers alive.

- 1 Q After the conversation ended, what happened?
- 2 A The next day the police officers appeared alive.
- 3 Q After that event, did you continue carrying out your
- 4 agreement with the Beltran Faction of the Sinaloa Cartel?
- 5 A Yes.
- 6 Q Why?
- 7 A Because at that time the mayor had an agreement and
- 8 Roberto Sandoval had an agreement with the Beltran Leyvas.
- 9 Q Under that agreement that you described earlier, the
- 10 Beltrans were supposed to pay for the gubernatorial campaign
- 11 of Roberto Sandoval.
- 12 Did they pay.
- 13 A Yes.
- 14 Q And in July of 2011, what happened?
- 15 THE INTERPRETER: Interpreter clarification.
- 16 A In July of 2011, Roberto Sandoval Castaneda wins the
- 17 | governorship of the state of Nayarit.
- 18 Q When did he take office?
- 19 A In September, September 2011.
- 20 Q What office did you take at that time?
- 21 A Assistant Attorney General for the state of Nayarit.
- 22 Q Did you have any other designations?
- 23 A Yes. I was executive secretary for public security for
- 24 the state.
- 25 Q And what was your responsibility as executive secretary?

- 1 A I was to manage the federal monies and resources and
- 2 distribute them for subsemon and for -- interpreter
- 3 | correction -- and being in charge of security for the state of
- 4 Nayarit.
- 5 Q What is subsemon?
- 6 A It is a federal subsidy given to the municipalities for
- 7 security.
- 8 Q And as Assistant Attorney General, what were your
- 9 responsibilities in that role?
- 10 A It was the operational side, the operational side of the
- 11 Attorney General's office there in the state of Nayarit.
- 12 Q Was it a law enforcement position?
- 13 A Yes.
- 14 Q After you took office as Assistant Attorney General, what
- 15 happened?
- 16 THE INTERPRETER: Interpreter correction --
- 17 interpreter clarification, rather.
- 18 A The attorneys for the Sinaloa Cartel who represented
- 19 Chapo and Mayo came to me, they approached me, it was the
- 20 attorney Alcala and Chaparro. And they said that they
- 21 represented El Chapo. And they wanted to buy the state of
- Nayarit, they wanted to buy the -- the plaza, they called the
- 23 plaza, the state.
- 24 Q How long after you took office did these attorneys for
- 25 the Sinaloa Cartel come to you?

- 1 A About a month. A month afterwards.
- 2 Q Where did you meet with them?
- 3 A Right there at the Attorney General's office.
- 4 Q You said that they wanted to buy the state or buy the
- 5 plaza.
- What does that mean.
- 7 A Buying a plaza means that you're going to be working for
- 8 | them, that you're going to do what they ask, you're going to
- 9 obey them, and any crimes that they commit, you're going to
- 10 cover them up.
- 11 Q Did they offer you money for this?
- 12 A Yes. They offered me \$10 million.
- 13 Q Did they have the money with them?
- 14 A No. They only presented the offer. They said that if it
- 15 was accepted, they would do what was needed to go come
- 16 through.
- 17 Q How did you respond?
- 18 A I heard them out, but I kind of set them to the side
- 19 because we were not in good terms. And besides that, there
- 20 was already a commitment with the Beltran-Leyvas.
- 21 Q After you brushed off Chapo's lawyers, what happened to
- 22 you?
- 23 A Approximately in December, mid-December 2011, there was
- 24 an attack on one of my safe houses and on my person.
- 25 Q Can you describe for us what happened?

1 A On that day around 1:00 or 2:00 a.m., we had decided that

2 | we were going to sleep and going -- we had determined that we

3 were going to go to sleep in that house, a house in Pedregal.

The security detail went ahead so they could turn on the

lights and set up the residence. And that's when we realized

there was some vehicles heading there, coming in. It was

7 | approximately 11 vehicles.

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And about one to two minutes later, you could start hearing the gun shots and the attack. And there was a confrontation between the people that were already at the house, the security detail, and the vehicles.

Q What did you do during this fire fight?

A I was on the -- that way and there was an avenue that was going in one way -- a one- way avenue. And then we confirmed that two units that were coming in front of us. I stopped, I opened the door, shots were fired. We shot and received fire as well. The vehicle cut to the left and left. And we went on towards where we could still hear the confrontation.

Q You said the vehicle left.

What road did it take to leave.

A At that intersection, there was an adjacent avenue, everything was dark over there. It was towards the hills.

Q What happened next?

A We arrived at the house and the vehicles were there, shots were being fired. We had about 35 police officers there

- 1 | that there were trying -- working to repel the criminals.
- 2 Q Did you repel the criminals?
- 3 A They left -- yes, they did leave, but they abandoned
- 4 their vehicles behind them. They left weapons, they left
- 5 grenades and vehicles behind. They were able to escape. They
- 6 were able to recover the bodies that were strewn around and
- 7 leave.
- 8 Q Did you have any information on who had attacked you?
- 9 A Yes. We did have a phone that we had found and we had
- 10 cloned the number. So we had heard some things, we knew that
- 11 | something was going to happen. We didn't know the time, we
- 12 didn't know the way, we didn't know the place, but we knew
- 13 something was going to happen.
- 14 Q You knew something was going to happen, but you didn't
- 15 know the specifics.
- 16 Is that because the messages were coded.
- 17 A Yes. They speak in code or they make references to
- 18 things, but they're not specific.
- 19 Q And whose phone was it that you had cloned?
- 20 A Pelocho's. He was the one who had kidnapped the police
- 21 officers.
- 22 Q The morning after the fire fight, what did you do?
- 23 A At that time we had closed off the entire neighborhood
- 24 and we were checking house by house. At that time, no one had
- come to assist us. Only the Army had come.

- 1 Q You said at that time no one had come to assist you.
- 2 During the attack, did you send out a call for help.
- 3 A Yes. The protocol, as the protocol calls for in the
- 4 security group in Nayarit and like in every state, there's a
- 5 | coordinating group that coordinates security. And then an
- 6 alert is sent to all the different agencies so they can come
- 7 assist.
- 8 Q Remind us, does that group include the federal police?
- 9 A Yes.
- 10 Q Did the federal police come to help?
- 11 A No.
- 12 Q Did you talk to anyone from the federal police after this
- 13 attack?
- 14 A Yes. The coordinator for the state of Nayarit, who at
- 15 that time was Jorge Anguiano Terriquez.
- 16 O What did you speak with Mr. Terriquez about?
- 17 A I asked him if he had received the call for help. And he
- 18 said they had not been able to help because they did not have
- 19 enough personnel in the state of Nayarit .
- 20 Q Did he say anything else?
- 21 A No.
- 22 Q How many federal forces were stationed in the state of
- 23 Nayarit?
- 24 A I don't have official data, but extraoficially there are
- about 120 officers in the state of Nayarit.

- 1 Q And that was at that time?
- 2 A Yes.
- 3 Q Did you encounter Mr. Terriquez again around this time
- 4 period?
- 5 A Yes. We had direct contact because we had that
- 6 | coordinating group for all different forces.
- 7 Q And did any events occur?
- 8 A Well, what I have is that the governor asked for a
- 9 meeting after the attack, for a meeting in Mexico City, with
- 10 Mr. Garcia Luna.
- 11 Q Did you go to that meeting?
- 12 A Yes.
- 13 Q Who else went?
- 14 A Well, that meeting in Mexico City called by the governor,
- 15 what we went -- it was the governor; it was the nephew of the
- 16 qovernor, Hugo Sanchez Sandoval, who was also an ex-police
- officer; the secretary of public security, General
- 18 | Campos Huertas and myself.
- 19 Q And when you were referring to the secretary of public
- 20 security, General Campos Huertas , is that for the state?
- 21 A Yes, that's correct.
- 22 Q So when Governor Sandoval, his nephew, the state security
- 23 secretary, and you went to Mexico City, where in Mexico City
- 24 did you go for this meeting?
- 25 A We went to the general offices of the secretariat for

- 1 public security, federal.
- 2 Q What happened when you arrived?
- 3 A We were accompanied to the office, to Garcia Luna's
- 4 office. There's a small waiting room there. And we waited
- 5 there, but the only people who were allowed to go inside was
- 6 the governor and his nephew, Hugo Sanchez.
- 7 Q What did you do?
- 8 A We were offered a tour of what was known as the bunker.
- 9 It was a center created by the federal police. It was this
- 10 bunker, which was like a crisis room for security crises.
- 11 Q Who did you go on this tour of the bunker with?
- 12 A It was the general, myself, two assistants, and a man who
- was a commander or a commissioner, I don't remember, but he
- 14 was Luis Cardenas Palomino.
- 15 Q Were you the senior person from Nayarit in that group?
- 16 A Yes, I was, because I was the assistant secretary -- the
- 17 Assistant Attorney General at that time, so I had the highest
- 18 rank.
- 19 Q Can you describe for us, what did this bunker look like?
- 20 A Well, there was an initial security room where we were
- 21 checked out. And then some meters further in, there was
- 22 another room where there was a large table in the middle with
- 23 about 20 or more chairs around it, if I remember correctly.
- There were glass windows on the sides. At that time
- 25 they were darkened. But once we were in, that tinted -- that

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EDGAR VEYTIA - DIRECT - MS. KOMATIREDDY
                                                             1267
 1
     tint was removed, and so we were able to see many monitors on
 2
     the walls.
 3
          Go ahead.
          Well, they started describing, like, what each monitor
 5
     contains, saying: This camera, it shows the exit from Mexico
 6
     City, this is a drone. They started to explain drones to us.
 7
          How long did that tour take?
 8
          I don't think it lasted longer than 40 minutes,
     30-something minutes.
          How did you feel during the tour?
10
11
               MR. MIEDEL: Objection.
12
               THE COURT: Sustained.
13
          What was your impression from the information they gave
     you?
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15
          That the federation had a great capacity for
16
     investigating and for fighting crime.
17
          Did you have anything like that in Nayarit?
18
          No, not that capacity; no.
19
          During this tour, did you speak with anyone?
20
          Well, I was talking to some of the consultants. And at a
21
     certain point, I stepped further away from the group looking
22
     at some monitors. And at that time, Mr. Cardenas Palomino
23
     came close to me and he spontaneously said to me that we were
     doing things wrong in Nayarit, that we were on the wrong side,
24
25
     and that we should be on El Chapo's side.
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- 1 Q How did you respond?
- 2 A First of all, I was surprised. Secondly, I didn't know
- 3 | what to say. And then I said: Understood.
- Q What happened after the tour ended?
- 5 A We did not meet up again in the room. We just met up
- 6 where the governor and the nephew and the parking area, and
- 7 then we left.
- 8 \mathbb{Q} Where did you go with the governor in the parking area?
- 9 A We left the federal secretariat of public security. And
- 10 on the road he told me that we were not going to get any
- 11 material, any human resources, any equipment or anything to
- 12 help out the police, the police in Tepic and Nayarit.
- 13 And I told him what I had been told. And he said:
- 14 Effectively, yeah, we are alone, this bastard isn't going to
- 15 help us out with anything.
- 16 Q And when he referred to -- apologies for the language
- 17 "this bastard," who did you understand Governor Sandoval to
- 18 be referring to?
- 19 A The secretary of public security, Mr. Garcia Luna.
- 20 Q Back in Tepic, did there come a time when you became
- 21 | alerted to a standoff?
- 22 A Yes. I had forgotten. I had been alerted to a --
- 23 interpreter correction: I've been alerted to an altercation
- 24 between the federal and the state police.
- 25 Q How did you become aware of this altercation?

- 1 A Through my chief of the security detail. He told me that
- 2 he had heard on the radio that the state police was asking for
- 3 support.
- 4 Q What did you do?
- 5 A I -- I made myself available to go to the area of the
- 6 event. And when I got there, it was at the Avenida del Valle
- 7 and Insurgentes. And there was a black armored suburban
- 8 there. And on the left side was the federal police. And on
- 9 | the left -- I mean, the right side were the state police with
- 10 their rifles out pointing at each other.
- 11 Q So the state police and the federal police have their
- 12 | guns out pointing at each other?
- 13 A That's right. Both of them, both of them. The state
- 14 police had stopped that black armored suburban. And the --
- 15 they didn't want it to go. And the federal police wanted them
- 16 to leave it there and take it with them.
- 17 Q Was your lieutenant, Valdivia, on the scene?
- 18 THE INTERPRETER: Interpreter clarification.
- 19 A Yes, the commander was there, as was the coordinator of
- 20 the federal forces, Jorge Anguiano Terriquez.
- 21 Q Terriquez and Valdivia are on the scene.
- What do you do.
- 23 A I immediately questioned the coordinator, Terriquez, and
- 24 asked him why he was doing this. I told him he was out of his
- 25 jurisdiction, that this was a state -- interpreter correction:

EDGAR VEYTIA - DIRECT - MS. KOMATIREDDY 1270 1 That the state had stopped this vehicle, and that he was just 2 showing off. 3 And he told me that he -- Genaro Luna had ordered 4 him, the secretary of public security, to take that unit, it 5 would allow that unit to go. And I told him, I was telling him, I faced off with 6 7 him, I told him: Tell those people to get out so they can 8 identify themselves and then they can leave. Did the people in the suburban get out of the car? 10 No, they didn't get out. And the situation got very 11 tense. It was getting very tense. It was getting more tense. 12 And he was wanting to show me his phone. And he's saying: My boss is ordering me to get that vehicle out of here. 13 14 And I said: Hey, you're just showing off. 15 could be El Chapo in there, you know? And so the situation 16 was getting very tense. There were a lot of civilians around. 17 This was a very busy intersection. And so I allowed that unit 18 to go. And he told me that he would come the next day to 19 explain things. 20 Did you receive any information about who was in the car? 21 THE COURT: Objection. 22 MS. KOMATIREDDY: I can break it down, Your Honor. 23 THE COURT: Yes. 24 Did you receive any information from the Beltrans with 25 whom you had an agreement about who was in the car?

Case 1:19-cr-00576-BMC Document 235 Filed 03/14/23 Page 72 of 164 PageID #: 15495 EDGAR VEYTIA - DIRECT - MS. KOMATIREDDY 1271 1 Commander Valdivia had the direct connection with H-2. 2 And they had some very important information from inside 3 El Chapo's organization that possibly that inside -- that there inside was El Chapo. 5 MR. MIEDEL: Objection. 6 THE COURT: One second. 7 Sustained. You testified that Commander Terriquez, Federal 8 Coordinator Terriquez, said he would come to your office the 10 next day. 11 Did he come to your office the next day. 12 Yes. Yes, he did go. 13 What happened when Terriquez came in to your office the 14 next day? 15 He told me that his boss, Mr. Genaro Luna, had to thank 16 you for the attention, but he didn't give me an explanation, 17 any explanation at all about who was inside the vehicle. And 18 I was there waiting. And I was there waiting. 19 And then at one moment he handed me the phone. And 20 I put it up to my ear, and I heard him say: Thank you. 21 you very much, you know, Mr. Terriquez is there for anything. 22 And that was it.

23 (Continued on the next page.)

24

25

Beltran. H is Hector Baltran. H1 is Chaugin Lizarraga, first

2.4 lieutenant. H2 is the second lieutenant.

25

THE COURT: I missed that.

SIDEBAR CONFERENCE

MR. MIEDEL: Judge, this has become abundantly clear. There is a war going on between the Sinaloa and the Hector Beltrans. The witness said he heard from the person who speaks to H2 that H2 had heard from somebody in the Sinaloa cartel that it may have been Chapo. That is so many levels of hearsay, especially among two factions that are fighting each other and no longer aligned at that point.

THE COURT: You've got one Sinaloa guy hearing from another Sinaloa guy that someone in the Beltran Leyva camp said something. Is that what is going on? Is that the testimony?

MS. KOMATIREDDY: Part of the agreement that these guys have, the politicians and the drug traffickers, is sharing intelligence. So everyone here is Sinaloa; there is civil war going on. I don't know if it's that many levels of hearsay. My request is to go back to the transcript and see what the answer was. I believe H2 is the one with the information who is informing Valdivia, Mr. H2's number two guy, that they think El Chapo is in the car

THE COURT: I'm going to sustain it on Rule 403.

MS. KOMATIREDDY: I wanted to understand it. That's

all. Thank you.

(End of sidebar conference.)

(Continued on the next page.)

- 1 | vehicles known as Rhinos. They used vehicles, charger-type
- 2 vehicles. Yes.
- 3 Q Anything else?
- 4 A They had helicopters. They had attack helicopters.
- 5 Q Did you have those type of items, armored trucks, attack
- 6 helicopters, at the state level?
- 7 A No. Not during the 2012 period, no.
- 8 Q At the municipal level?
- 9 A No.
- 10 Q What kinds of weapons did the federal police have?
- 11 A They had short guns, 9-millimeter. They had long guns
- 12 AR-15s. They had access to machine guns.
- 13 Q Did you have comparable weapons at the state level?
- 14 A Only half of my force.
- 15 Q What did the other half have?
- 16 A Revolvers and shotguns.
- 17 Q Do the federal police have military-style weapons?
- 18 A The special group in the federal forces, they did.
- 19 Q Did you have special group at the state and municipal
- 20 level that had military-style weapons?
- 21 A No.
- 22 Q Were you familiar with the budgets allocated to the
- 23 federal police forces and the state and municipal state police
- 24 forces?
- 25 A Yes, I did have access. As the executive secretary of

- 1 | the special bureau for the state of Nayarit, I did.
- 2 Q How did federal police force budgets compare to state and
- 3 local budgets?
- 4 A Well, compared to the state of Nayarit, it was like 2,000
- 5 to one.
- 6 Q Did the federal police work with and receive assistance
- 7 from U.S. law enforcement agencies?
- 8 A Yes.
- 9 Q Were you at the state and municipal levels able to
- 10 receive help from U.S. law enforcement agencies on a regular
- 11 basis?
- 12 A No.
- 13 Q Why not?
- 14 A States cannot enter into any kind of agreement with
- 15 entities from foreign countries.
- 16 Q Did you ever see the defendant, Genaro Garcia Luna, in
- 17 the news, meeting with U.S. officials?
- 18 A Yes.
- 19 Q What do you remember about that?
- 20 A I remember when President Obama came to Mexico, there was
- 21 a meeting. There was a photo taken. And also with the
- 22 higher-up chiefs of different agencies such as the DEA, CIA, I
- 23 saw that.
- Q What impression did you take from that?
- MR. MIEDEL: Objection.

- 19 Q You said you created a new police force. Did you 20 actually hire more police officers?
- 21 A No.
- Q Where did you get the new police force from?
- 23 A From the municipal and the state police.
- 24 Q You just gave them new uniforms?
- 25 A Yes.

- 1 Q Were you able to give them additional training?
- 2 A We were able to do that later on, but not right then.
- 3 Q Were you able to acquire new weapons?
- 4 THE INTERPRETER: Could you repeat the beginning of
- 5 the question for the interpreter.
- 6 Q Were you able to acquire new weapons?
- 7 A No.
- 8 Q Subsequently did you meet with someone, another
- 9 individual associated with Chapo named Ochoa?
- 10 A The second time when they tried to buy the Nayarit plaza.
- 11 Q Who is "they"?
- 12 A The Sinaloa cartel, the Chapo Mayo, Nacho Prieto faction.
- 13 Q Approximately when was this?
- 14 A At the beginning of 2011, the first quarter. The first
- 15 quarter of 2011.
- 16 Q Did Ochoa talk to you about the defendant, Genaro Garcia
- 17 Luna?
- 18 A Yes. After this meeting was set up -- and the person who
- 19 set it up was Julian Venegas, who was Chapo's compadre, or
- 20 very good friend -- well, everyone came to the meeting, and we
- 21 were talking about exactly this topic, how they wanted to buy
- 22 the plaza. They offered me \$5 million to do that, and they
- 23 had brought with them \$1 million to close the deal right then.
- So my response to their representative was that 06
- 25 Albert, and the pelochos to try to kill me. They had

1280

1 kidnapped some of my police officers. So this was hard for

2 me.

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Then he very energetically said, Look, in order to close on this deal, I have the balls and the power to get whoever I need out of Nayarit.

And then he told me that he had arranged this situation on the federal level. Did I remember back when Chavin, H1, had been killed. Garcia Luna had been paid \$5 million to authorize the operation to go after Chavin because he had killed Nacho Coronel's son. And he had just paid \$3 million to -- exactly to be able to negotiate with all of the police precincts. This was at the federal level, the

federal highway police, and also to have access to the

14 Guadalajara airport so the narcotics could come in.

Q During that conversation, Ochoa was offering you money,

16 right?

17 A Yes.

18 Q Did you take the offer?

19 A No.

Q Why not?

21 A Because we had a commitment with the Beltrans.

22 Q In 2012 does the defendant, Genaro Garcia Luna, leave

office near the end of that year?

24 A Yes. The president changed.

Q Okay. Now I want to talk a little more about you and

- 14 BY MS. KOMATIREDDY:
- 15 Q Do you recognize this?
- 16 A Yes.
- 17 Q Approximately what time frame is this picture taken in?
- 18 A That period was between 2009 to 2011.
- 19 Q Is it a fair and accurate photo of you at work between
- 20 2009 and 2011?
- 21 A Yes. I was secretary for public security in the
- 22 municipality of Tepic.
- 23 MS. KOMATIREDDY: Government moves 35B into
- evidence.
- MR. MIEDEL: No objection.

Case 1:19-cr-00576-BMC Document 235 Filed 03/14/23 Page 83 of 164 PageID #: 15506 VEYTIA - DIRECT - MS. KOMATIREDDY 1282 1 THE COURT: Received. 2 (Government Exhibit 35B, was received in evidence.) 3 MS. KOMATIREDDY: If we could turn to Government 4 Exhibit 35D and E for the witness only, please. 5 BY MS. KOMATIREDDY: 6 Do you recognize those photographs? 7 Α Yes. 8 What time frame was this -- were these photographs taken 9 in? 10 In 2012. 11 Are these fair and accurate photographs of you in 2012? 12 Yes. 1.3 MS. KOMATIREDDY: The Government moves 35D and 35E 14 into evidence. 15 MR. MIEDEL: No objection. 16 THE COURT: Received. 17 (Government Exhibit 35D & 35E, were received in 18 evidence.) 19 BY MS. KOMATIREDDY: 20 If we could start with 35D. 21 Can you explain to the jury the context of this 22 photograph? 23 That was when the Nayarit police force was created so 24 that we could convey a sense of security for the people of 25 Nayarit.

- 1 | with your agreement with drug traffickers?
- 2 A Yes.
- 3 Q What happens during that agreement? How do you carry it
- 4 out?
- 5 A We carried it out by not apprehending them and by also
- 6 giving them information when needed to evade the justice or to
- 7 escape and to cover up any crime they may have committed.
- 8 Q Was your main point of contact still H2?
- 9 A Correct.
- 10 Q Did there come a time when you began receiving monthly
- 11 payments?
- 12 A Yes.
- 13 Q Can you explain how that came about?
- 14 A Commander Valdivia was arrested by the Santa Maria del
- 15 Oro authorities, and that's when I had to get involved
- 16 directly so that I could keep control of the state.
- 17 Q What did you do when you got involved directly?
- 18 A I grabbed the phone so I would be in direct communication
- 19 with H2.
- 20 Q Did you come to an agreement with H2?
- 21 A Yes.
- Q What was your agreement?
- 23 A That he would pay 2 million pesos per month so that he
- 24 could keep control of the state.
- 25 Q Did you receive that money?

- 1 A Yes.
- 2 Q Who delivered it to you?
- 3 A Different commanders would deliver it.
- 4 Q Did you ever receive it directly?
- 5 A Once or twice.
- 6 Q Did you distribute that money further?
- 7 A Yes.
- 8 O To whom?
- 9 A We distributed to the different commanders for the
- 10 different sectors, to judges, journalists.
- 11 Q Why?
- 12 A To keep up appearances and to keep control of the state.
- 13 Q Did you keep any of the money for yourself?
- 14 A Yes, the leftovers.
- 15 Q What did you do with the money you kept?
- 16 A I bought some houses and livestock.
- 17 Q Were there certain police commanders you used to carry
- 18 out your side of the agreement?
- 19 A The most important one was Segundo Puerta.
- 20 Q Did you trust all the police commanders with your orders?
- 21 A Well, only those from the first command so that they
- 22 | would in turn deliver the orders to the third or fourth
- command.
- 24 Q How did your relationship with H2 work? How would he
- 25 call upon you for help?

- 1 A Through the BlackBerry. That's how we communicated, over
- 2 the phone.
- 3 Q Can you give us an example how he would request your
- 4 help?
- 5 A Well, for example, if they had arrested retail sales drug
- 6 trafficker, then he would tell me so that we could release
- 7 that person or we could cover a certain situation. He would
- 8 | tell me what he wanted and what he needed. For example, if
- 9 there had been a homicide and he needed it to be covered up,
- 10 then he would also tell me that.
- 11 Q Did you know that H2 and his people were selling drugs in
- 12 Nayarit?
- 13 A Yes.
- 14 Q Did you stop it?
- 15 A No.
- 16 Q Why not?
- 17 A Because we had an agreement.
- 18 Q Did you know that H2 was going to murder people in
- 19 Nayarit?
- 20 A Yes, he did tell me.
- 21 Q Did you stop it?
- 22 A No.
- 23 Q Why not?
- 24 A Because we had the agreement.
- 25 Q I'm going to turn your attention to February 2017.

- 1 What happened in your relationship with H2 at that
- 2 time?
- 3 A At that time H2 was out of control. He had just killed
- 4 eight young men who would sell drugs in the street. They did
- 5 not belong to his organization, but they would sell.
- 6 Q What did you do?
- 7 A Together with other federal authorities and with the
- 8 government's authorization, the idea was to eliminate him.
- 9 Q To be clear, when you refer to other federal authorities,
- 10 that was not the federal police, correct?
- 11 A Correct.
- 12 Q Did you and these other government officials plot to
- 13 capture and kill H2?
- 14 A Yes.
- 15 Q Did you and these other government officials, in fact,
- 16 capture H2?
- 17 A Yes.
- 18 Q Were you present when that happened?
- 19 A Yes.
- 20 Q Did you hear him being tortured?
- 21 A Yes.
- 22 Q Did you intervene?
- 23 A No.
- Q Was he ultimately killed?
- 25 A Yes.

- 1 Q Why did you decide to eliminate someone who was paying
- 2 you bribes?
- 3 A Because he was already out of control.
- 4 Q After H2 was dead, did you go after anyone else?
- 5 A We went after his entire organization. We captured H9,
- 6 and he was also killed.
- 7 Q Overall, Attorney General Veytia, how many murders have
- 8 you been involved in?
- 9 A I am responsible of ten or more.
- 10 Q Do you remember someone named Paisa?
- 11 A Yes.
- 12 Q Did you assist with the murder of Paisa?
- 13 A Yes.
- 14 Q Can you tell us about that?
- 15 A H2 had already identified him as someone who would cause
- 16 trouble, and he told me that he was going to execute him. And
- 17 I did not intervene to stop that. But they didn't manage it.
- 18 He was wounded and he was at a hospital. And he told me that
- 19 iff I didn't remove the police officers or the local
- 20 prosecutor's agents from there that things were going to get
- 21 really ugly, so I decided to remove the staff from there.
- 22 Q So Paisa is in a hospital room, and you remove the police
- 23 officer who's guarding his room?
- 24 A Yes.
- 25 Q And what does that allow H2's people to do?

- 1 A Execute him.
- 2 Q Attorney General Veytia, have you been involved in the
- 3 torture of anyone?
- 4 A Yes.
- 5 Q Can you describe who?
- 6 A There was this situation where somebody who had raped and
- 7 killed a one-and-a-half-year-old baby girl. He did not want
- 8 to tell us where some of the evidence was in order for us to
- 9 be able to incriminate him. And that was when we put a bag on
- 10 him and poured water over.
- 11 Q Is that called waterboarding?
- 12 A Yes.
- 13 Q Did you also use Tasers?
- 14 A Yes.
- 15 O Did that individual later die?
- 16 A Yes, in the penal institution.
- 17 Q Were you also involved in detaining, interviewing, and
- 18 | torturing people on behalf of H2?
- 19 A Yes.
- 20 Q Attorney General Veytia, were you involved in kidnapping
- 21 people?
- 22 A Yes.
- 23 Q And hiding evidence?
- 24 A Yes.
- 25 Q And arson?

What crime did you plead quilty to?

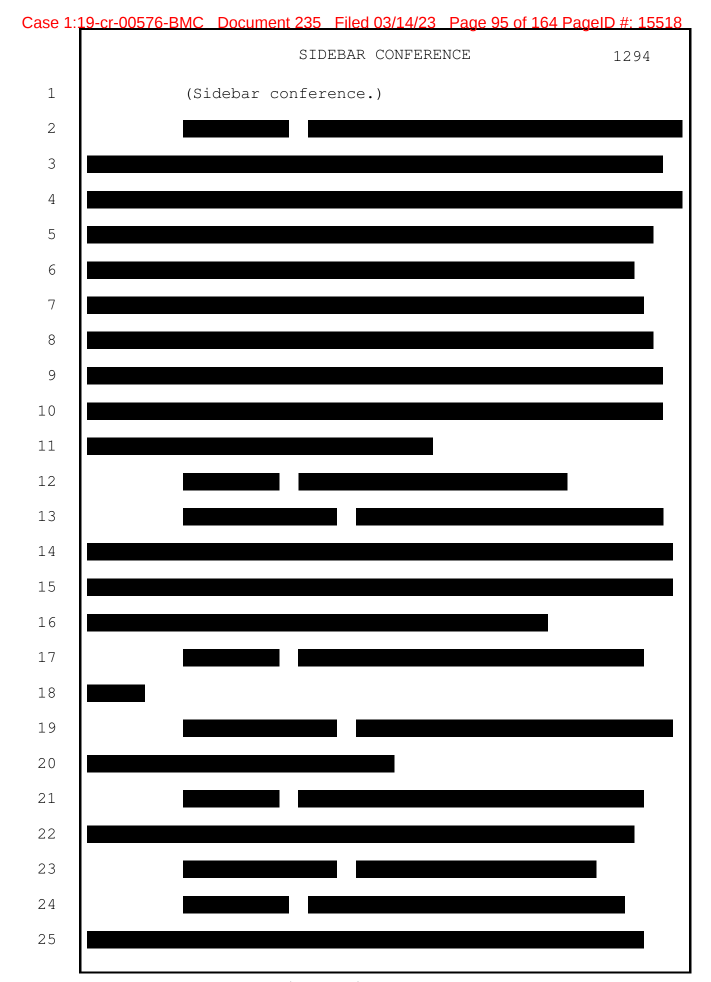
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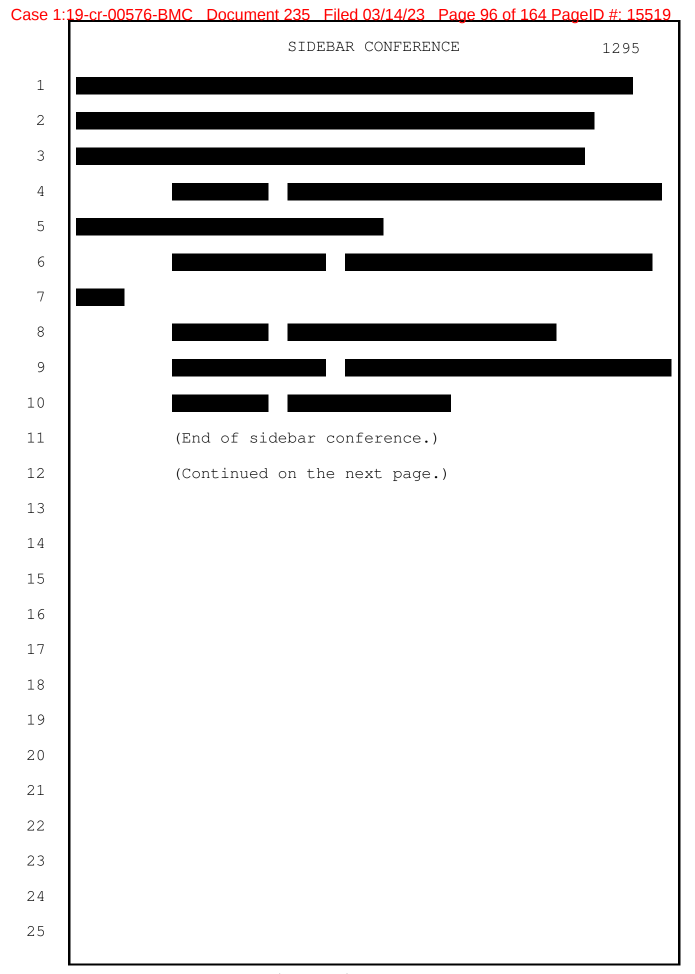
25

Α

Yes.

- 1 A To Article 959D.
- 2 Q What crime is that?
- 3 A It involves all acts outside of the jurisdiction of the
- 4 United States in order to manufacture and distribute
- 5 narcotics.
- 6 Q Did you plead quilty because you are, in fact, quilty?
- 7 A I am guilty.
- 8 Q Have you been sentenced?
- 9 A Yes.
- 10 Q Prior to your sentencing, did the government inform the
- 11 judge that you had provided information to the government?
- 12 A Yes.
- 13 Q What sentence did you receive?
- 14 A Twenty years.
- 15 Q Do you hope to receive anything as a result of testifying
- 16 here today?
- 17 A Yes.
- 18 Q What do you hope to receive?
- 19 A A reduction in my sentence.
- 20 Q Who decides whether you receive a sentence reduction?
- 21 A Just the judge who sentenced me the first time, only her.
- 22 Q Has anyone promised you a sentence reduction?
- 23 A No.
- Q When the judge decides, will the judge have seen all of
- 25 your testimony?





2017, they showed you transcripts of recordings of yours?

I told them I had never done that bringing drugs to the

24

25

United States.

- 1 CROSS-EXAMINATION (Continuing)
- 2 BY MR. MIEDEL:
- 3 Q Isn't it true that you told them that you had no direct
- 4 communications with H-2?
- 5 A I told them, yes.
- 6 Q At some point shortly after this initial meeting with the
- 7 FBI, you decided you were going to cooperate with the U.S.
- 8 government, right?
- 9 A I was talking to them since the first moment that I was
- 10 arrested.
- 11 Q You were arrested March 27th of 2017, right?
- 12 A Correct.
- 13 Q And your first official meeting with agents and
- 14 prosecutors was on April 6th and 7th of that same year, just a
- 15 few -- couple weeks later, right?
- 16 A Correct.
- 17 Q And you understood that you needed to be honest and
- 18 truthful and complete, right?
- 19 A Yeah, that I had to answer with the truth.
- 20 Q And you had to be complete and accurate, right?
- 21 A As far as I remember, yes.
- 22 Q And you understood that you had to be forthcoming with
- 23 information?
- 24 A Yes.
- 25 Q And the way that these meetings worked, sometimes you

- were asked specific things, correct?
- 2 A Generally, they are very specific, yes.
- 3 Q Sometimes they would ask you, for example, how did you
- 4 communicate with H-2?
- 5 A Yes.
- 6 Q And sometimes they would ask you more general questions,
- 7 like tell us about corruption in Nayarit, right?
- 8 A I don't remember that.
- 9 Q You don't ever remember being asked a general question;
- 10 | is that what you're saying?
- 11 A Yes, no, I don't.
- 12 Q But you understood that you needed to be honest and
- 13 complete?
- 14 A Yes.
- 15 Q And not leave anything out?
- 16 A As to what they would ask me, yes.
- 17 Q And today you testified a fair amount about your belief
- 18 that Genaro Garcia Luna was somehow associated with the
- 19 Sinaloa Cartel, right?
- 20 A Yes.
- 21 Q That's why you're here today?
- 22 A Yes.
- 23 Q And you would agree, sir, wouldn't you, that the
- 24 information about the federal secretary of public security
- working with El Chapo's cartel, that's big news, right, that's

- 1 | a big -- that's an important fact?
- 2 A Yes.
- 3 Q I mean, establishing a link of the cartel all the way to
- 4 the person right below the president, that -- there's almost
- 5 | no bigger news in this respect , right?
- 6 A Possibly.
- 7 Q And your -- you consider yourself a smart person, right?
- 8 A Normal.
- 9 Q Well, you have a law degree, right?
- 10 A Yes.
- 11 Q And you said you had some other higher degrees as well?
- 12 A Yes.
- 13 Q And you understood that the purpose of the meetings that
- 14 | you were having with the government at that time was to try to
- 15 help yourself, right?
- 16 A Yes.
- 17 Q So if you knew that you were sitting on some very
- 18 explosive information, you would not have kept that to
- 19 yourself, would you?
- 20 A The questions they were asking me were very specific.
- 21 Q They asked you about corruption, correct?
- 22 A Yes.
- 23 Q You ended up meeting with law enforcement and the
- 24 prosecutors 11 times between April 2017 and the end of 2018;
- 25 is that correct?

- 1 A Well, I don't know if there were 11 times, but I know
- 2 there were many times.
- 3 Q In fact, you put in an affidavit that you believed it was
- 4 more than 150 hours that you spent with these people?
- 5 A Possibly.
- 6 Q Well, if I showed you that affidavit, would that refresh
- 7 your recollection?
- 8 A No, it's part of my motion, the 2255 that I have for
- 9 conflict of interests.
- 10 Q Right.
- I'm just asking you, do you recall that in that
- 12 affidavit you said that you were debriefed by law enforcement
- 13 for more than 150 hours.
- 14 A Yes.
- 15 Q And for you, the goal of all those meetings and
- participating in those meetings was to get a cooperation
- 17 | agreement, correct?
- 18 A Correct.
- 19 Q And eventually, what's known as a 5K letter from the
- 20 government, right?
- 21 A Correct.
- 22 Q And during those meetings, you talk all about your own
- 23 | criminal activities, right?
- 24 A Yes.
- 25 Q You talked about the criminal activities of other people,

THE COURT: Okay.

(Continued on the next page.)

24

SIDEBAR CONFERENCE

(Sidebar conference held on the record in the presence of the Court and counsel, out of the hearing of the jury.)

MS. KOMATIREDDY: We moved on this, Your Honor. The defense is precluded from asking why he wasn't offered a cooperation agreement.

MR. MIEDEL: No, I was under the impression I couldn't ask about the fact that the DEA --

THE COURT: Say that again?

MR. MIEDEL: That the DEA had decided he was lying, that's the issue. This is part of the sentencing. It was in the sentencing transcript that the prosecutors said that they couldn't corroborate the information.

THE COURT: I excluded from what the prosecutors said. What I said was that you could put in that the Judge made a finding at sentencing.

MR. MIEDEL: And you were talking about the Colorado case. That was a different -- different witness, different person.

THE COURT: Okay, then I do not remember this one.

MR. MIEDEL: No, they moved to preclude the determination that the DEA had decided he wasn't credible.

MS. KOMATIREDDY: Our motion is very clear. We moved on two grounds, to preclude any opinion by the DEA or alleged opinion on the DEA or prosecutor, and also any

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VEYITA - CROSS - MR. MIEDEL
                                                             1307
 1
                (In open court.)
 2
               MS. KOMATIREDDY: Judge, we also move to strike the
 3
     last question and answer.
               THE COURT: The last question is stricken.
 4
 5
     BY MR. MIEDEL:
          Mr. Veyita, when you learned that you were not going to
 6
 7
     get a cooperation agreement, you were devastated by that,
 8
     right?
 9
          Yes.
10
          Because that meant that you were going to face a minimum
11
     sentence of ten years, right?
12
          Yes.
     Α
13
          And a maximum sentence of life, right?
14
          Yes.
15
          And then in September of 2019, you were sentenced, right?
16
         Correct.
17
          And as you had testified on direct, the prosecutors
18
     provided the judge with the information that -- about your
19
     cooperation, right?
20
     Α
          Yes.
21
          But you didn't get a 5K letter, right?
22
          No.
23
          And your lawyer asked the judge to impose the minimum
     sentence, which was ten years, right?
24
25
          Yes.
```

VEYITA - CROSS - MR. MIEDEL 1308 1 Q And the judge ended up giving you 20 years? 2 Correct. 3 And that was much more than you had hoped for, right? Yes. 5 And at that sentencing, you spoke and you expressed a lot of remorse about what you had done, right? You remember that? 6 7 Α Yes. 8 But after the sentencing, you -- you filed a motion against -- you filed a couple of motions against your lawyer, 10 right? 11 Yes. 12 And you said that you weren't happy with your lawyer 13 because he had not told you about a valid defense that you 14 had, a venue, right? 15 Α Yes. 16 And if you had known about that, you wouldn't even have 17 pled guilty, right? 18 No. 19 So you're sentenced in September of 2019, correct? 20 Α Yes. 21 And you've got 20 years of your life to sit in prison, 22 right? 23 Correct. 24 And then less than three months later, Genaro Garcia Luna

25

is arrested, right?

- 1 A I don't know the exact date.
- 2 Q And then in the summer of 2020, you have a conversation
- 3 with your new lawyer, right?
- 4 A Yes.
- 5 Q And those conversations lead your lawyer to reach out to
- 6 these prosecutors offering you assistance against Garcia Luna,
- 7 correct?
- 8 A Yes. My lawyer asked me what I knew, and I told him what
- 9 connected me to him.
- 10 Q And your lawyer sent a letter to the government
- 11 explaining that you could be of help, right?
- 12 A I don't know the process, but I think they did meet with
- 13 the government.
- 14 Q And then you started meeting with the government, right,
- 15 with these prosecutors?
- 16 A Yes.
- 17 Q And that's the first time that you mentioned the name
- 18 Genaro Garcia Luna to a federal official, correct?
- 19 A First, it was to my lawyer and then to the prosecutors,
- 20 yes.
- 21 Q And you learned that if you could provide cooperation,
- 22 even though you had already been sentenced, you could get
- 23 what's called a Rule 35, right?
- 24 A Yes.
- 25 Q And the Rule 35 allows your sentencing judge to

- 1 reconsider your sentence and give you something different,
- 2 right?
- 3 A Yes.
- 4 Q And it's the government, the prosecutors, that write that
- 5 Rule 35 motion to the judge to permit that to happen, right?
- 6 A I believe so.
- 7 Q So without that motion that there -- they write to the
- 8 judge, you're stuck with your 20 years, right?
- 9 A No.
- 10 Q Well, the only way that you could get a sentence
- 11 reduction is if the prosecutors write the judge a Rule 35
- 12 motion, right?
- 13 A I have a pending 2255.
- 14 \mathbb{Q} What do you think the 2255 is going to get you?
- 15 A I don't know exactly. I don't know exactly.
- 16 Q You're a lawyer, right?
- 17 A Yes.
- 18 Q And you filed this motion called a 2255, right?
- 19 A Yes.
- 20 Q To get your plea back, right?
- 21 A Yes, or a sentence reduction.
- 22 Q But you know, right, that that has nothing to do with
- 23 whether you are resentenced pursuant to what these prosecutors
- 24 | tell your sentencing judge?
- 25 A Correct.

Case 1:19-cr-00576-BMC Document 235 Filed 03/14/23 Page 112 of 164 PageID #: 15535

SIDEBAR CONFERENCE

(Sidebar conference held on the record in the presence of the Court and counsel, out of the hearing of the jury.)

MS. KOMATIREDDY: It's little complicated in this case. His 2255 is a balance in cooperation in his part.

THE COURT: How is it cooperation?

MS. KOMATIREDDY: He alleges conflict of interest.

Alleging not getting a cooperation agreement, he sees that as
an alternative avenue for getting a sentence reduction.

THE COURT: I did not say he was not looking for a sentence reduction. I was saying he is not basing it on his cooperation, that is true.

MS. KOMATIREDDY: I think in his view, since that litigation is also ongoing and we have not asked that it not be, the Judge could take into account his testimony here, his continued cooperation if she chooses.

THE COURT: How would she do that in a 2255?

MS. KOMATIREDDY: His claim, Your Honor, he was wrongly deprived of the cooperation agreement and should the -- should there be some --

THE COURT: If counsel was ineffective and the most he could get would be a resentencing. And you are saying in that resentencing, he could raise his cooperation after saying that his lawyer was ineffective for not -- for getting him a cooperation agreement?

SIDEBAR CONFERENCE 1313 1 MS. KOMATIREDDY: That's his view, Your Honor. 2 Under resentencing, Judge Amon would be able to reconsider 3 everything. 4 THE COURT: It is fanciful. 5 MS. KOMATIREDDY: Okay, I'm not sure I agree. 6 telling you it's his view. 7 THE COURT: I am saying it is fanciful. MS. KOMATIREDDY: I understand. 8 THE COURT: It cannot happen as a practical matter. 10 MS. KOMATIREDDY: I just think his case is very 11 different. I don't know what is going to happen in his case. 12 I'm saying for purposes of cross-examination and impeachment, That's 13 that's his belief, so not simply a Rule 35 mechanism. 14 my point. 15 THE COURT: Here is what I am going to tell the 16 jury: A 2255 motion contends that something illegal happened 17 in the underlying proceedings. In this witness's case, he is 18 contending he did not receive effective assistance of counsel. 19 If the Court finds that on the 2255, it can resentence him.

20 MS. KOMATIREDDY: Right. Okay.

21

22

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THE COURT: And I am going to say the Rule 35, on the other hand, seeks to reduce the sentence not because there was any legal error, but because there are other circumstances that have arisen.

MS. KOMATIREDDY: Understood.

Case 1:1	-cr-00576-BMC Document 235 Filed 03/14/23 Page 115 of 164 PageID #: 15538
	SIDEBAR CONFERENCE 1314
1	Thank you, Judge.
2	THE COURT: Okay.
3	Right.
4	MR. MIEDEL: Right. I mean, 2255 cannot compel a 5K
5	letter.
6	THE COURT: Correct.
7	MR. MIEDEL: So
8	THE COURT: Correct. I will say all of that.
9	(End of sidebar conference.)
10	(Continued on the next page.)
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VEYITA - CROSS - MR. MIEDEL 1315 1 (In open court.) 2 THE COURT: Ladies and gentlemen, what we are 3 talking about are two legal avenues available to someone who has been convicted or pled guilty of a crime. 5 When we say "2255," that means habeas corpus. And what it stands for is that there was some constitutional error 6 7 in the proceedings leading up to the sentence. In this witness's case, he is contending in his 2255 8 that the constitutional error was that he did not receive 9 10 effective assistance of counsel. If the Judge accepts that, 11 then the Judge will resentence him. He cannot obtain a 5K1 12 letter on that 2255 because it only deals with a legal error. 13 The other avenue we are talking about is a Rule 35 . 14 That does not require a legal error. That simply requires a Court to determine if there are new circumstances that warrant 15 16 a reduction of the sentence. One of those new circumstances 17 could be the government having given a later 5K1 letter; that 18 is, a 5K1 letter that it had not given when the defendant was 19 sentenced. 20 Do we need to talk again? 21 I think that is it. 22 Okay. Continue, please, Mr. Miedel. 23 MR. MIEDEL: Thank you. BY MR. MIEDEL: 24

You testified today about your relationship with Governor

- 1 Sandoval, right?
- 2 A Correct.
- 3 Q There was a time when you tape-recorded a conversation
- 4 with him, right?
- 5 A Correct.
- 6 Q And you kept that recording, right?
- 7 A Yes.
- 8 Q And you, in fact, turned it over to the government?
- 9 A Yes.
- 10 Q And the reason that you recorded that conversation was
- 11 because you wanted to just ensure that there was a record of
- 12 what had happened, right?
- 13 A Correct.
- 14 Q You also testified about cloning a phone.
- 15 Can you explain that.
- 16 A A cloned phone is to have a separate phone that is a
- 17 mirror of the original phone.
- 18 Q And if you have a cloned phone, you can listen to
- 19 conversations that are taking place on that phone by other
- 20 people?
- 21 A Yes.
- 22 Q You testified about this event in December of 2011 where
- people came to your house and there was a shootout.
- Do you remember that.
- 25 A Yes.

- 1 Q And do you -- you said that you had cloned Pelocho's
- 2 phone, right?
- 3 A Yes.
- 4 Q So you were listening in and you were aware that
- 5 something was going to happen?
- 6 A That something was happening, yes.
- 7 Q And you were so upset about what happened, you went out
- 8 and actually arrested Pelocho, right, you had him arrested?
- 9 A Yes, I arrested everyone.
- 10 Q Okay. And then in 2012, isn't it true that you
- 11 personally organized a meeting of all the cartels that were
- 12 fighting each other in Nayarit?
- 13 A Yes.
- 14 Q You called that meeting?
- 15 A Yes.
- 16 Q That included H-2 and his people, right?
- 17 A Yes.
- 18 Q And some people from Sinaloa 's side, right?
- 19 A Yes.
- 20 Q And you told them to cut it out, right, cut out the
- 21 | violence, right?
- 22 A Correct.
- 23 Q You said you can divide up the state, you know, you guys
- can have one portion and you guys can have another portion,
- 25 but stop killing each other, right?

- 1 A Correct.
- 2 Q And you told them if they didn't do that, you would kill
- 3 them, right?
- 4 A That we will go -- yeah, the group thing.
- 5 Q All right.
- 6 A Yes, that we would go against the group that would break
- 7 the peace.
- 8 Q That was your meeting, you called it, and you gave the
- 9 order, right?
- 10 A Yes.
- 11 Q You said that they could continue to sell drugs however
- 12 | they wanted, right?
- 13 A Yes.
- 14 Q They could continue to carry weapons for protection,
- 15 right?
- 16 A Yes.
- 17 Q But they should stop killing each other?
- 18 A Yes.
- 19 Q Now, Mr. Veytia, you testified that you were paid bribes
- 20 by the cartel over a number of years, right?
- 21 A Yes.
- 22 Q You were also given gifts, correct?
- 23 A Yes.
- Q Rolex watches?
- 25 A Yes.

24

25

Α

Yes.

You had tow trucks?

24

25

Sabanillas, right?

Yes.

- 1 Q And you would sometimes give instructions to your
- 2 subordinates to, quote, send someone to help, right?
- 3 A Yes.
- 4 Q And that would usually mean that they would be killed?
- 5 A Yes.
- 6 Q You also engaged in what were called staged shootouts?
- 7 A Yes.
- 8 Q That would be if you were going to -- you arrested
- 9 somebody, you would hand them a gun and let them run or
- 10 something, and then -- and then your people would shoot him to
- 11 death, right?
- 12 A Yes.
- 13 Q And you also talked about your participation in torture,
- 14 right?
- 15 A Yes.
- 16 Q And the one that the prosecutor brought out was that you
- 17 tortured a man who had -- who had raped a child, right?
- 18 A He had raped and killed her.
- 19 Q But you didn't just torture child rapists, did you?
- 20 A No.
- 21 Q In fact, you were involved in 30 to 40 different times
- 22 where you personally participated in torturing people,
- 23 correct?
- 24 A I don't remember. Not present, I didn't -- I wasn't
- 25 involved, but I knew about that.

25

want to leave any marks?

```
VEYITA - CROSS - MR. MIEDEL
                                                       1323
  1
      Α
          No.
  2
          That's not true?
  3
          No.
  4
          Do you recall meeting with the government -- I mean, you
  5
      met with them many times, right?
  6
      Α
          Yes.
  7
          You met with them in 2017 ?
  8
         Yes.
  9
               MR. MIEDEL: One moment.
               THE COURT: Mr. Miedel, unless you're going to
 10
 11
      finish up in five or so.
 12
               MR. MIEDEL: I will finish up in five.
 13
               THE COURT: Okay.
 14
               MR. MIEDEL: Sorry, give me one moment.
 15
               (Continued on the next page.)
 16
 17
 18
 19
 20
 21
 22
 23
 24
 25
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EDGAR VEYTIA - REDIRECT - MS. KOMATIREDDY 1325

- 1 A I would make them come to see me; I would not go and see
- 2 them.
- 3 Q You also communicated throughout your Lieutenant
- 4 Valdivia, correct?
- 5 A Yes, my junior officer commander Valdivia.
- 6 Q Defense counsel asked you about a truce meeting in which
- 7 | you met with drug traffickers about dividing up the state. Do
- 8 you remember those questions?
- 9 A Yes.
- 10 Q When you got all these drug traffickers in a room
- 11 together, did you arrest them?
- 12 A No.
- 13 Q After you made an agreement, did you take money from
- 14 them?
- 15 A Yes.
- 16 Q Did you need to take money to keep the peace?
- 17 A No.
- 18 Q Defense counsel asked you about whether this agreement
- 19 was to stop the killing, but did the killing start again?
- 20 A Yes.
- 21 Q Defense counsel asked you about why you didn't mention
- 22 the defendant, Genaro Garcia Luna, when you first sat down
- 23 | with the government. Do you remember those questions?
- 24 A Yes.
- Q Why didn't you?

EDGAR VEYTIA - REDIRECT - MS. KOMATIREDDY 1326

- 1 A I was never asked specifically about him.
- 2 Q What were you asked about in the early meetings?
- 3 A The time wise 2013 to 2017, my arrest, and they focused
- 4 on the H2 cartel, the Hector Beltran Leyva cartel.
- 5 Q Was that what your charges, your Indictment, focused on?
- 6 A Yes, they were only focused on that.
- 7 Q When you began cooperating with the government, did you
- 8 have an attorney?
- 9 A Yes.
- 10 Q Did your family then hire you another attorney?
- 11 A Yes.
- 12 Q Who did they hire?
- 13 A Jeff Lichtman.
- 14 Q At the time that your family hired Jeff Lichtman as your
- 15 attorney, were you aware of his other clients?
- 16 A No.
- 17 Q Did you have a conversation with Mr. Lichtman about what
- 18 you could offer as part of your cooperation?
- 19 A Yes, yes. I had a conversation with him at the MDC in
- 20 Brooklyn.
- 21 Q What did he say?
- MR. MIEDEL: Objection.
- THE COURT: Overruled.
- 24 Q You may continue.
- 25 A I offered to work, I offered to work be a witness in

MR. PILMAR: It's a new witness, your Honor.

THE COURT: Let's have the witness back, please.

24

- 1 Academy.
- 2 Q What are your current responsibilities at the FBI
- 3 Academy?
- 4 A My responsibilities are supervising the new agent
- 5 training classes as they come through the academy.
- 6 Q Have you ever been posted abroad?
- 7 A Yes, I have.
- 8 0 What countries?
- 9 A Mexico and Egypt.
- 10 Q When did you arrive in Mexico with the FBI and when did
- 11 you leave?
- 12 A In October of 2009, and I left in January of 2014.
- 13 Q When you worked in Mexico, what generally were your
- 14 duties and responsibilities?
- 15 A I worked drug and non-drug-related matters in cases.
- 16 O Can you get a little more specific about what you did for
- 17 the drug-related matters and the non-drug-related matters?
- 18 A Yes. Yes. The drug-related matters were basically
- 19 following the -- attending to leads from the U.S., my U.S.
- 20 counterparts, and working with my DEA counterparts that were
- 21 there stationed in Mexico.
- 22 And for the non-drug-related matters, it was a
- working everything to include kidnappings, missing persons,
- 24 counterterrorism matters, parental kidnappings, fugitives,
- 25 both drug and non-drug-related.

- 1 Q Where in Mexico were you based?
- 2 A First I was based in Tijuana, Baja, California.
- 3 Q Did you eventually move to a different location in Mexico
- 4 | with the FBI?
- 5 A Yes. I spent three years in Tijuana, Baja, California,
- and then one year in Monterrey, Mexico.
- 7 Q Did you work on any cases involving Joaquin Guzman Loera,
- 8 or Chapo Guzman?
- 9 A Yes, I did.
- 10 Q Who was he?
- 11 A Chapo Guzman was the leader of the Sinaloa cartel.
- 12 Q In general, what were your goals in the cases involving
- 13 him?
- 14 A To work with our U.S. counterparts to obtain information
- and coordinate whatever information we had with our Mexican
- 16 counterparts so that they could have that information to
- 17 attempt to locate and arrest Chapo Guzman.
- 18 Q Was arresting Chapo Guzman a significant priority for the
- 19 FBI at that time?
- 20 A Yes, it was.
- 21 Q Why was that?
- 22 A Chapo Guzman was wanted in the United States. There were
- 23 | numerous cases against him. And yes, he was a top priority.
- Q Was he a fugitive when you arrived in Mexico in 2009?
- 25 A Yes, he was a fugitive.

- 1 Q I want to direct your attention to February 9, 2012. Did
- 2 | anything significant happen regarding your investigation into
- 3 Chapo Guzman on that day?
- 4 A Yes. On that date we received a telephone from an
- 5 interview that we conducted that we believed to be utilized by
- 6 Chapo Guzman.
- 7 Q When you say you obtained a telephone, what do you mean?
- 8 A A telephone number. Sorry.
- 9 Q Was this telephone number obtained from U.S. intelligence
- 10 or Mexican intelligence?
- 11 A It was from our U.S. intelligence.
- 12 Q What was the benefit of obtaining potential telephone
- 13 number for Chapo Guzman?
- 14 A That was the most latest phone number that we believed to
- 15 be associated with him, and it was very important number for
- 16 us to have.
- 17 Q And what can you do if you have a telephone number of a
- 18 | fugitive?
- 19 A If we have that telephone number, then we're able to
- 20 utilize equipment to track that particular telephone.
- 21 Q Briefly, can you describe how the FBI or other law
- 22 enforcement tracks a telephone using a telephone number?
- 23 A With the use of specialized equipment, you are able to
- 24 track that number. Basically this equipment, in short -- and
- 25 I'm no expert on how it really functions -- but in short, it

- 1 basically takes the place of a cellphone tower and utilize
- 2 that equipment. We're able to obtain the exact location or
- 3 where that phone is pinging or it's located.
- 4 Q What did you do with the information you obtained on
- 5 February 9, 2012?
- 6 A With that information, we shared that with our FBI
- 7 | counterparts here in the United States and in Mexico City and
- 8 also with DEA counterparts.
- 9 Q At that time, what was the general location of the phone?
- 10 A The general location of the phone was pinging in the area
- 11 of Cabo San Lucas, Baja, California, Big Sur.
- 12 Q I'd like to put up what's already in evidence as
- 13 Government Exhibit 325.
- 14 Using your finger on the screen, can you circle
- 15 approximately where the phone was located at this time?
- 16 A Yes. Cabo San Lucas is located here at the end of the
- 17 peninsula.
- 18 Q Can you do a bigger circle?
- 19 A (Indicating.)
- 20 Q Try one more time.
- 21 A (Indicating.) That's the area of Cabo San Lucas.
- MR. PILMAR: For the record, the witness has made a
- 23 circle on the left side of the screen at the bottom of the
- 24 peninsula.
- 25 Q I want to fast-forward a week and a half to February 18,

- 1 2012. Did anything significant happen on that day regarding
- 2 | the information you provided about Chapo Guzman?
- 3 A Yes. That information was utilized by our Mexican
- 4 | counterparts, SE MAR, which is Mexican navy, and federal
- 5 police to go and attempt to locate Chapo Guzman in that
- 6 vicinity.
- 7 Q Did they locate him that day?
- 8 A No, they did not locate him on that day.
- 9 Q After they didn't locate him, what happened next?
- 10 A After they were not able to locate him, we were able to
- 11 bring in the U.S. Marshals. It was decided to bring in the
- 12 U.S. Marshals to come in and attempt to locate him for a
- 13 second time in that area.
- 14 Q What was your role?
- 15 A My role was to go there and coordinate with the U.S.
- 16 Marshals and our Mexican federal counterparts in an attempt to
- 17 locate Chapo Guzman.
- 18 Q When you say "go there," what do you -- where are you
- 19 referring to?
- 20 A To Cabo San Lucas.
- 21 Q You traveled down to Cabo San Lucas?
- 22 A Yes, I did.
- 23 Q On February 21, 2012, what happened that day?
- 24 A That's the day that myself and other Tijuana regional
- office personnel from DEA arrived in Cabo San Lucas, and we

- 1 met up with our federal counterparts from Mexico.
- 2 Q Can you just tell the jury who exactly you were
- 3 coordinating with that day, both on the U.S. side and the
- 4 Mexican side?
- 5 A On the side U.S. side it was the DEA and the U.S.
- 6 Marshals, and on the Mexican side it was federal police.
- 7 Q And who -- was there a specific unit in the federal
- 8 police you were working with?
- 9 A Yes. It was the SIU, or the Special Enforcement Unit,
- 10 that we were working with and coordinating with.
- 11 \mathbb{Q} Who was the head of the SIU unit overall at that time?
- 12 A My understanding it was Ivan Reyes.
- 13 Q Had you met Ivan Reyes prior to that day?
- 14 A Yes, I had.
- 15 Q Was Ivan Reyes in Cabo San Lucas with you on February 21,
- 16 2012?
- 17 A No, not on that date.
- 18 Q Once you arrived in Cabo San Lucas on the 21st, were you
- 19 attempting to track Chapo Guzman's phone?
- 20 A Yes. The U.S. Marshals were attempting to track the
- 21 phone and try to find out the general location of where he
- 22 might be.
- 23 Q And where from the phone tracking did it appear that
- 24 Chapo's phone was?
- 25 A In an upscale neighborhood there in Cabo San Lucas,

- 1 Hacienda Encantada is what it was called.
- 2 Q Ultimately, what happened on February 21?
- 3 A On February 21, we were unable to enter that location
- 4 because there was various security gates that didn't allow us
- 5 access, so we had to come up with another plan the next day
- 6 and figure out how to come in there and get into the area.
 - Q I just want to back up for a second.
- In this attempt to capture Chapo Guzman, were you
- 9 going to be doing the arresting?
- 10 A No, sir, I was not going to be doing the arresting.
- 11 Q Why not?

- 12 A The FBI or other U.S. government agencies do not have any
- 13 jurisdictional powers in Mexico.
- 14 Q So who was going to actually do the arrest?
- 15 A The Mexican federal police.
- 16 Q Was there a specific unit in the federal police that was
- 17 | leading that operation?
- 18 A It was the Special Enforcement Unit and the other federal
- 19 officers over there at the scene.
- 20 Q What happened the next day, February 22?
- 21 A The next day, early in the morning, we were able to gain
- 22 access to a nearby upscale hotel that we thought might give us
- 23 access to the location where we thought Chapo Guzman to be.
- 24 We were unable to get into the location we wanted to, so we
- 25 came up with a better plan to be executed later during that

- 1 day.
- 2 Q What was the better plan?
- 3 A Basically to come back, gather at the staging location,
- 4 all of us together, and then have the SIU team enter the area,
- 5 detain the guards at the security gates so they would allow us
- 6 access into the area and so that we could do the work that we
- 7 | need to do to locate Chapo Guzman.
- 8 Q In your training and experience, what are some of the
- 9 steps you take to set up a capture operation for a fugitive?
- 10 A First you got to come up with a plan, and after that --
- 11 which goes over all the details of how it's going to be
- 12 executed. You come up with a staging location, where you're
- 13 going to meet right before you execute that plan so that
- 14 everybody is ready to go. And everybody goes in unison to the
- 15 | location that is going to be targeted.
- 16 O You've mentioned a couple of times a staging location or
- 17 | a staging area. What's that?
- 18 A A staging location is usually a place that is picked
- 19 nearby the target that you're going to go and do an operation
- on, and it's in close proximity, not necessarily nearby so
- 21 you're not -- so they don't find out that you're there. And
- 22 | we utilize that to just stage one more time before we go and
- 23 | conduct the actual operation.
- 24 Q Those steps you listed that are usually successful for
- 25 capturing a fugitive, did you take those steps that day?

- 1 A That is what we planned, yes, to take.
- 2 Q When was the operation planned to start?
- 3 A It was supposed to start -- we were supposed to all be
- 4 there at the staging location at 1:30 p.m. on the 22nd.
- 5 Q Based on your training and experience, what's the
- 6 significance of having a start time for an operation?
- 7 A Because of the nature of the operation we were going to
- 8 | conduct and the individual we were targeting, it was vital,
- 9 and it was a time-sensitive operation that we needed to make
- 10 sure we started on time, especially because of the equipment
- 11 | we were using, and it was tracking that phone there. And
- 12 there's always a possibility of that phone moving or that
- 13 person moving, so we needed to make sure that we start on
- 14 time.
- 15 Q In this case, did the operation start on time?
- 16 A No, it did not.
- 17 Q What happened?
- 18 A At 1:30 we arrived. We were there at the staging
- 19 location, and 52 of the federal police officers that were
- 20 supposed be there were not there.
- 21 Q How many federal officers were there at that time at 1:30
- 22 p.m.?
- 23 A Twelve of the Special Enforcement Unit team.
- 24 Q And when were those other 52 officers suppose arrive?
- 25 A They were supposed to be there at 1:30.

- 1 Q And what happened next after they weren't there at 1:30?
- 2 A After that we had the SIU commander or lead call them to
- 3 try to get them there as soon as they can.
- Q And what did he say and what did you say?
- 5 A They told him they will be there in 20 minutes, and they
- 6 never showed up after 20 minutes.
- 7 Q How long did it take for them to eventually show up?
- 8 A Approximately an hour.
- 9 Q What were you doing during this delay?
- 10 A During that time, other than pressuring my SIU
- 11 counterpart to continue to get them out there as soon as we
- 12 | could, I was fielding calls from Mexico City from FBI and DEA
- 13 executive management.
- 14 Q How were you feeling during this delay?
- 15 A Anxious, desperate, a little bit angry for folks not
- 16 being there on time, and just uneasy about this whole
- 17 situation.
- 18 Q Why was it so important for you to move quickly?
- 19 A Like I mentioned, we need to work quickly. It's a
- 20 time-sensitive matter. There's a fear of the target that
- 21 we're going after being able to move or go somewhere else.
- 22 Q Why not just go in with the 12 federal police that you
- 23 | had available at the time?
- 24 A Going in there with the 12 SIU personnel that we had
- 25 | would not have been a safe maneuver. To target someone as

- 1 high as Chapo Guzman, you cannot go in there with 12 federal
- 2 forces.
- 3 Q So I think you said at some point the remainder of the
- 4 federal police units arrived?
- 5 A Yes. Approximately about an hour later, they -- the 52
- 6 other federal officers arrived at the staging location.
- 7 Q So in total, how many Mexican law enforcement officers
- 8 did you have with you for this operation?
- 9 A 64, sir.
- 10 Q How did that compare for a typical operation to target a
- 11 high-level target such as Chapo Guzman?
- 12 A I've been in other operations before where we targeted
- much lower targets and they had over 200 federal police
- 14 officers plus other equipment, like helicopters.
- 15 Q So once the remainder of the officers finally arrived,
- what happened next?
- 17 A When the other officers finally arrived, we went over the
- 18 plan as quick as we could. The 12 SIU federal police officers
- 19 make their way with us into the area. They were able to
- 20 detain all the security guards at the gates, allowing us
- 21 access into the general area that we wanted to be in, and from
- 22 there the U.S. Marshals began to pinpoint the exact location
- 23 of Chapo Guzman utilizing the equipment.
- 24 Q Why was it important for the U.S. Marshals to go in there
- 25 to do that?

- 1 A Because the U.S. Marshals are the ones who had the
- 2 equipment and they were the ones who were going to pinpoint
- 3 the exact location of Chapo Guzman.
- 4 Q Is being closer to the phone valuable for pinpointing the
- 5 exact location?
- 6 A Yes. That equipment best works when you're very close to
- 7 | the phone. It gives you a real good approximate location
- 8 where it's at.
- 9 Q Was there a point where the Marshals identified the
- 10 likely location of Chapo's phone?
- 11 A Yes, there was.
- 12 MR. PILMAR: I'd like to show for the witness only,
- please, what has been marked as Government Exhibit 208-31.
- 14 Q Can you see that on your screen?
- 15 A Yes, sir.
- 16 Q What are we looking at here?
- 17 A This is the cul-de-sac that we -- or the U.S. Marshals
- 18 entered and were able to identify the -- what we thought was
- 19 the location of Chapo Guzman at that time.
- 20 Q Is this a fair and accurate depiction of where the
- 21 operation took place on that day?
- 22 A Yes. This is La Camino del Estero, and the location is
- 23 here visible. And I can point that to you if you want.
- MR. PILMAR: Your Honor, at this time seek to admit
- 25 Government Exhibit 208-31 into evidence.

The SIU Commander Santos was with me when the U.S.

Marshals pinpoint the location, and I specifically instructed

him to -- when he goes back to the other forces, to target

23

24

- 1 these last two locations on La Camino del Estero, right here,
- 2 and that we believed him to be more likely in this last one,
- 3 but to target these last two.
- 4 And also one of the main things I went over with him
- 5 was the need to make sure that we secure those two areas by
- 6 securing the perimeter.
- 7 Q Can you circle on the map which one you told the SIU
- 8 | commander was the more likely home that Chapo Guzman was in?
- 9 A Yes, this one right here (indicating).
- 10 Q Did the rest of the federal police eventually come up and
- 11 | come into this area?
- 12 A Yes, sir.
- 13 Q And can you draw on the screen which house they went into
- 14 first?
- 15 A Yes. They hit this house here first before they moved on
- 16 to hit the last two on the cul-de-sac.
- 17 Q Was that --
- 18 MR. PILMAR: And for the record, the witness has
- 19 indicated the third house from the left in this cul-de-sac.
- 20 Q Was that part of the operational plan, to hit that house
- 21 that you just indicated first?
- 22 A No, that was not.
- 23 Q Based on your training and experience, was there any
- 24 | reason to go to that house instead of the ones you identified?
- 25 A There was never any reason to go to that house at all,

- 1 period.
- 2 Q After they hit this house, which one did they hit next?
- 3 Can you draw an indication of which one they went to next?
- 4 A So after this one, they went to the next one right next
- 5 to it, right here (indicating).
- 6 Q Was that the one you believed Chapo Guzman was more
- 7 likely to be in?
- 8 A No, that was not the one that we most likely believed
- 9 that he was in.
- 10 Q Did they eventually enter the fourth residence, the one
- 11 | that you have circled that he was more likely to be in?
- 12 A Yes, they eventually make their way to the residence.
- 13 Q How did they enter the residence?
- 14 A Through the front gate.
- 15 Q Based on your 20 years of law enforcement experience,
- 16 what, if anything, does law enforcement -- should law
- 17 enforcement do to cover the back of a residence?
- 18 A Based on my 21 years of experience of working with the
- 19 FBI, every operation that I've been a part of, we always cover
- 20 the rear and the perimeter of a residence before we target
- 21 that location.
- Q When you say "cover it," what do you mean?
- 23 A When you cover it, that means that you bring your agents
- 24 or personnel to the rear of the residence to avoid the escape
- of the person that you're looking for.

JOSE MORENO - DIRECT - MR. PILMAR

- 1 Q Based on what you could see, did the SIU cover the back
- 2 of the residence?
- 3 A No. I was in a position where I could see that no one
- 4 covered the rear of the residence.
- 5 Q Why didn't you cover the rear of the residence?
- 6 A Again, that wasn't my job to do. I have no
- 7 | jurisdictional powers in Mexico. I cannot effect arrest, so
- 8 that was not my job to do.
- 9 Q What happened after the SIU eventually entered the fourth
- 10 residence?
- 11 A Approximately about ten minutes after they went to that
- 12 location, we drove to the front of the gate of the house, the
- 13 residence.
- 14 Q Was Chapo Guzman inside?
- 15 A No, Chapo Guzman was not inside.
- 16 Q What happened next once you arrived through the front?
- 17 A When I arrived through the front, I made my way into the
- 18 residence, where I noticed there were four individuals who had
- 19 been arrested. I began to utilize my BlackBerry telephone to
- 20 not only videotape, but take photographs of the residence and
- 21 the outside of it.
- 22 Q Did you see if the Mexican federal police were seizing
- 23 items?
- 24 A Yes.
- 25 Q What kind of items?

- A Some of the telephones that they were bringing out from the house, from the residence.
- Q These were all telephones found inside Chapo's residence?
- 25 A Yes.

On the top photograph, can you tell us what we're looking

JOSE MORENO - DIRECT - MR. PILMAR

- 1 at here?
- 2 A Yeah. Some of the grenades for the grenade launchers and
- 3 even some hand grenades as well.
- 4 Q What happened to all this physical evidence?
- 5 A All the physical evidence was taken into custody by the
- 6 Mexican federal forces and taken back to Mexico City.
- 7 Q Were you allowed to take the evidence?
- 8 A No. That was not our evidence to take.
- 9 Q Did you participate in any further operations trying to
- 10 capture Chapo Guzman in the days after this?
- 11 A Yes, I did.
- 12 Q What happened?
- 13 A After this operation, more federal troops or personnel
- 14 | from Mexico City arrived, and there were a series of other
- operations that were conducted, like three -- for the next
- 16 three days.
- 17 Q Can you tell us a little bit about those?
- 18 A Yes. Some of those operations were conducted there in
- 19 the area of Cabo San Lucas in the areas that the U.S. Marshals
- 20 believed that the phone was still pinging, and so they were
- 21 conducted there. And then there were also some other
- operations that were conducted north, in the northern part in
- 23 Baja, California, the northern part of the state.
- 24 Q Did any SIU personnel from Mexico City come to Cabo San
- 25 Lucas at that point?

JOSE MORENO - DIRECT - MR. PILMAR 1348

- 1 A Yes.
- 2 Q And who is that?
- 3 A Ivan Reyes.
- 4 Q That's the SIU head that you mentioned earlier?
- 5 A Yes.
- 6 Q What, if anything, stood out to you about these
- 7 operations in the days after the failed raid that we just
- 8 discussed?
- 9 A What really stood out was the fact that there was a lot
- 10 more personnel and a lot more equipment. We had Black Hawk
- 11 helicopters flying everywhere and we had a lot more federal
- 12 officers there.
- 13 Q And based on your training and experience, were all those
- 14 Black Hawks and personnel likely to result in the capture of
- 15 Chapo Guzman?
- 16 A If they would have been utilized at the onset, more
- 17 likely, yes.
- 18 O And at that time later?
- 19 A Well, after that time he had already left, and we had no
- 20 real idea where he was. And it did not result in the capture
- 21 of Chapo Guzman.
- MR. PILMAR: May I have one moment, your Honor?
- THE COURT: Yes.
- Q Was Chapo Guzman ever arrested in 2012?
- 25 A No, he was not.

- 1 Q And what's USCIS, or the Citizenship and Immigration
- 2 Service's mission?
- 3 A We are an administrative agency, part of Homeland
- 4 Security, and we grant and review immigration benefits.
- 5 Q And what's the specific focus of FDNS for fraud detection
- 6 and national security?
- 7 A We're responsible for conducting administrative
- 8 investigations into immigration benefit fraud.
- 9 Q What are your duties as an officer at FDNS?
- 10 A I am a non-law enforcement administrative investigator.
- 11 I investigate fraud related to different types of immigrant
- 12 petitions, national security cases, and naturalization, known
- 13 as citizenship applications.
- 14 Q Have you head any prior positions?
- 15 A With USCIS, yes.
- 16 Q Can you describe those?
- 17 A Sure. I was an adjudicator prior to becoming an
- 18 immigration officer.
- 19 Q And what does an adjudicator do?
- 20 A An adjudicator simply is an officer that reviews any
- 21 pending immigration benefits applications for green cards, for
- 22 citizenship.
- 23 Q Now, in your current role you mentioned fraud. Can you
- 24 describe some examples of fraud you've encountered in
- 25 immigration applications?

- 1 A Well, there's various types of fraud. Generally, because
- 2 | we are an administrative agency, a lot of our fraud involves
- 3 paper-based fraud, meaning that individuals, applicants
- 4 provide false information on their petitions or application
- 5 for whichever benefit they're applying for. Sometimes they
- 6 provide fraudulent documentation to the agency in support of
- 7 those applications and petitions.
- 8 Q In your duties at FDNS, do you ever liaison with law
- 9 enforcement?
- 10 A Absolutely. I am currently detailed to Homeland Security
- 11 Investigations, so I liaison on a daily basis. That is part
- of our main job, essentially, our day-to-day.
- 13 Q And, Officer, can you describe the process of applying
- 14 | for citizenship to the United States?
- 15 A Sure. Essentially, to be an applicant for
- 16 naturalization, you have to be -- you have to meet certain
- 17 eligibility criteria, certain requirements set forth in
- 18 | accordance with immigration law.
- 19 Q Can you describe some of those eligibility criteria?
- 20 A Sure. An applicant for naturalization has to establish
- 21 that they obtained their green card, also known as lawful
- 22 permanent residence, lawfully, that it wasn't obtained through
- 23 deceit, through fraud, willful misrepresentation. Those are
- 24 the requirements.
- 25 They have to demonstrate that they are a person of

24

the application?

23

25

The dates of residence listed are from

And what are the dates of residence listed at the time of

- 23 Q Moving to page 7, part 9 of the application.
- What information is requested here.
- 25 A Trips outside of the United States in excess of 24 hours.

- 1 Q Could I ask you to read the question and answer to
- 2 Question 1.
- 3 A Sure.
- 4 How many total days (24 hours or longer) did you
- 5 spend outside the United States during the last five years?
- 6 He listed: 685 days.
- 7 Q And can you also read the question and answer for No. 2.
- 8 A Sure.
- 9 How many trips of 24 hours or longer have you taken
- 10 outside of the United States during the last five years?
- 11 And he listed: 74 trips.
- 12 Q Officer Tarantino, have you reviewed the defendant's
- 13 travel records?
- 14 A Yes.
- 15 Q And are you able to determine what country he primarily
- 16 traveled to?
- 17 A Yes. Mexico.
- 18 Q Moving to page 8, part 10 of the application.
- 19 What information is sought in response to
- 20 Question G.
- 21 A His current spouse's employer.
- 22 Q And how is that question responded to?
- 23 A As stated in the application: Restaurant and beverage
- 24 operator, Los Cedros LLC.
- 25 Q And directing your attention to page 14, part 12 of the

MARLENE TARANTINO - DIRECT - MR. AMIR 1357 1 application. 2 Can you read the question and answer to Question 22. 3 Sure. Have you ever committed, assisted in committing, or 4 5 attempted to commit, a crime or offense for which you were not arrested? 6 He marked "No" on the application. 7 Moving to page 16, part 13 of the application. 8 Do you see a question related to the ability to 9 10 understand and read English. 11 Yes. 12 And can you read the question and answer to that? 1.3 Well, No. 1 states: Applicant's statement regarding the 14 interpreter. 15 And he check-marked "A," which states: I can read 16 and understand English, and I have read and understand every 17 question and instruction on this application and my answer to 18 every question. 19 And directing your attention to page 17, part 13 of the 20 application. 21 What is this section of the application about. 22 It's the applicant's certification, essentially attesting 23 that the contents of the application and any related documentation is true and correct. 24 25 Could I ask you to read the last sentence of the

- 1 certification?
- 2 A I certify, under penalty of perjury, that I provided or
- 3 authorized all of the information in my application, I
- 4 understand all of the information contained in, and submitted
- 5 | with, my application, and that all of this information is
- 6 complete, true, and correct.
- 7 Q And how did the defendant respond to that question?
- 8 A He signed and dated the application.
- 9 O And what's the date?
- 10 A June 1st, 2018.
- MR. AMIR: Thank you, Ms. Donovan. You can take
- down this exhibit.
- 13 Q Now, Officer Tarantino, you testified a moment ago that
- 14 the defendant checked "No" in response to Question 22, which
- 15 asked if he has ever committed a crime.
- What role, if any, does such an answer play in the
- 17 agency's review of an application.
- 18 A It plays an important role because it lends to
- 19 eligibility requirements for good moral character as part of
- 20 the application process for citizenship.
- 21 Q And why is good moral character important for
- 22 citizenship?
- 23 A Well, it's a great privilege to be a citizen of the
- 24 United States, and USCIS strives to make sure that we
- 25 | naturalize the right people.

MARLENE TARANTINO - DIRECT - MR. AMIR 1359 1 And what steps would you have taken if the answer checked 2 were "Yes, I have committed a crime"? 3 Well, we would pause the application and conduct additional investigation into the application, the applicant. 5 And what kind of investigation would be done? We would reach out to law enforcement, our law 6 7 enforcement counterparts, to see if there's any pending investigations. We will reach out to other administrative 8 agencies, conduct additional queries and databases, more of a 9 10 deep dive. 11 You mentioned you would reach out to law enforcement when 12 an applicant checks "Yes" in response to Question 22. 13 What impact would checking "Yes" have on the 14 criminal investigators. 15 MR. MIEDEL: Objection. 16 THE COURT: You need a foundation. 17 Are you aware of anyone checking "Yes" on the form? 18 Yes.

19 Can you describe any examples of that?

Well, excuse me, sometimes people check "Yes" in error.

21 Sometimes applicants want to be incredibly honest and

22 forthcoming, so they'll check "Yes" if they've committed minor

23 offenses, maybe, you know, drunk-in-public charges. Many

applicants want to obtain citizenship, so they're very honest

25 with the service, with USCIS.

20

MARLENE TARANTINO - DIRECT - MR. AMIR 1360 1 And does having committed a crime automatically call for 2 the rejection of someone applying for citizenship? Not necessarily. However, there are permanent bars to 3 citizenship. 5 What kind of crimes are permanent bars to citizenship? 6 Well, if you're convicted for racketeering, money 7 laundering, drug trafficking, the big crimes, the big aggravated felonies, those are permanent bars. Also, if you have committed crimes for which you 9 10 have not been arrested and they involve crimes of moral 11 torpitude or controlled substance related, those can also be a 12 bar as well. 1.3 How did you first learn about the defendant, Genaro Garcia Luna? 14 15 An inquiry from the Department of Justice was received by 16 my office. 17 MR. AMIR: Ms. Donovan, can you show for the witness 18 only Government Exhibit 105? 19 Officer Tarantino, is this the letter you received? 20 Yes. 21 MR. AMIR: The government moves to admit Government 22 Exhibit 105 into evidence. 23 MR. MIEDEL: Objection. 24 THE COURT: You are objecting?

MR. MIEDEL: Yes.

MARLENE TARANTINO - DIRECT - MR. AMIR 1361 1 *** Proceedings Proceedings THE COURT: 2 Let's send the jury home and have a sidebar. Well, we won't 3 need a sidebar. We will talk in open court. Ladies and gentlemen, have a good evening. Please 4 5 remember not to consult any publicity about the case. Do not 6 communicate with anyone. You all know what to do and what not 7 to do. See you tomorrow morning at 9:30 a.m. 8 (Jury exits.) 9 THE COURT: The witness may step down. Come back 10 tomorrow. 11 THE WITNESS: Thank you. 12 THE COURT: Everyone be seated. 13 Let me here from the government -- oh, let's wait 14 for a minute. 15 (Witness steps down.) 16 MR. AMIR: Your Honor, this is being offered --17 THE COURT: Wait, wait. 18 Okay. Go ahead. Why? MR. AMIR: Thank you. 19 20 This is being offered to show what steps she took in 21 response to the letter. So this being shown only for the 22 effect on the listener and what steps she took. And also to 23 show that the statement traveled to the Eastern District of New York, which is itself a form of a verbal act akin to a 24 25 contract which is not hearsay, assuming that's their

Case 1:1	9-cr-00576-BMC Document	235 Filed 03/14/23 P	age 164 of 164 PageID #: 15587
			1363
1	I N D E X		
2	WITNESS		PAGE
3	EARL WAYNE		
4	CROSS-EXAMINATION REDIRECT EXAMINATION		
5	EDGAR VEYTIA	DI MO. NOMATINEDI	J1 1227
6	DOM VIIIM		
7	DIRECT EXAMINATION REDIRECT EXAMINATION		
8	JOSE MORENO		
9	DIRECT EXAMINATION	BY MR. PILMAR	1329
10	MARLENE TARANTINO		
11	DIRECT EXAMINATION	BY MR. AMIR	1350
12			
13		EXHIBITS	
14	DEFENSE		PAGE
15	I		1207
16	Н		1209
17	GOVERNMENT		PAGE
18	35B		1283
19	35D & 35E		1283
20	35 & 35A		1284
21	208-31		1342
22	208-27T		1346
23	102		1354
24			
25			